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Calendar No. 772

110TH CONGRESS 2D SESSION

S. 3101

To amend titles XVIII and XIX of the Social Security Act to extend expiring provisions under the Medicare program, to improve beneficiary access to preventive and mental health services, to enhance low-income benefit programs, and to maintain access to care in rural areas, including pharmacy access, and for other purposes.

IN THE SENATE OF THE UNITED STATES

June 6, 2008

Mr. Baucus (for himself, Ms. Snowe, Mr. Rockefeller, and Mr. Smith) ordered introduced the following bill; which was read the first time

June 9, 2008

Read the second time and placed on the calendar

A BILL

To amend titles XVIII and XIX of the Social Security Act to extend expiring provisions under the Medicare program, to improve beneficiary access to preventive and mental health services, to enhance low-income benefit programs, and to maintain access to care in rural areas, including pharmacy access, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Medicare Improvements for Patients and Providers Act
- 4 of 2008".
- 5 (b) Table of Contents of
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I-MEDICARE

Subtitle A—Beneficiary Improvements

PART I—PREVENTION, MENTAL HEALTH, AND MARKETING

- Sec. 101. Improvements to coverage of preventive services.
- Sec. 102. Elimination of discriminatory copayment rates for Medicare outpatient psychiatric services.
- Sec. 103. Prohibitions and limitations on certain sales and marketing activities under Medicare Advantage plans and prescription drug plans.
- Sec. 104. Improvements to the Medigap program.

PART II-LOW-INCOME PROGRAMS

- Sec. 111. Extension of qualifying individual (QI) program.
- Sec. 112. Application of full LIS subsidy assets test under Medicare Savings Program.
- Sec. 113. Eliminating barriers to enrollment.
- Sec. 114. Elimination of Medicare part D late enrollment penalties paid by subsidy eligible individuals.
- Sec. 115. Eliminating application of estate recovery.
- Sec. 116. Exemptions from income and resources for determination of eligibility for low-income subsidy.
- Sec. 117. Judicial review of decisions of the Commissioner of Social Security under the Medicare part D low-income subsidy program.
- Sec. 118. Translation of model form.
- Sec. 119. Medicare enrollment assistance.

Subtitle B—Provisions Relating to Part A

- Sec. 121. Expansion and extension of the Medicare Rural Hospital Flexibility Program.
- Sec. 122. Rebasing for sole community hospitals.
- Sec. 123. Demonstration project on community health integration models in certain rural counties.
- Sec. 124. Extension of the reclassification of certain hospitals.
- Sec. 125. Revocation of unique deeming authority of the Joint Commission.

Subtitle C—Provisions Relating to Part B

Part I—Physicians' Services

- See. 131. Physician payment, efficiency, and quality improvements.
- Sec. 132. Incentives for electronic prescribing.
- See. 133. Expanding access to primary care services.
- Sec. 134. Extension of floor on Medicare work geographic adjustment under the Medicare physician fee schedule.
- Sec. 135. Imaging provisions.
- See. 136. Extension of treatment of eertain physician pathology services under Medieare.
- Sec. 137. Aecommodation of physicians ordered to active duty in the Armed Services.
- Sec. 138. Adjustment for Medicare mental health services.
- Sec. 139. Improvements for Medicare anesthesia teaching programs.

PART II—OTHER PAYMENT AND COVERAGE IMPROVEMENTS

- Sec. 141. Extension of exceptions process for Medicare therapy caps.
- Sec. 142. Extension of payment rule for brachytherapy and therapeutic radiopharmaeeuticals.
- See. 143. Speech-language pathology services.
- Sec. 144. Payment and coverage improvements for patients with chronic obstructive pulmonary disease and other conditions.
- Sec. 145. Revision of payment for power-driven wheelchairs.
- Sec. 146. Clinical laboratory tests.
- Sec. 147. Improved access to ambulance services.
- Sec. 148. Extension and expansion of the Medicare hold harmless provision under the prospective payment system for hospital outpatient department (HOPD) services for certain hospitals.
- Sec. 149. Clarification of payment for clinical laboratory tests furnished by critical access hospitals.
- Sec. 150. Adding certain entities as originating sites for payment of telehealth services.
- Sec. 151. MedPAC study and report on improving chronic care demonstration programs.
- Sec. 152. Increase of FQHC payment limits.
- Sec. 153. Kidney disease education and awareness provisions.
- Sec. 154. Renal dialysis provisions.

Subtitle D—Provisions Relating to Part C

- Sec. 161. Phase-out of indirect medical education (IME).
- Sec. 162. Revisions to requirements for Medicare Advantage private fee-forservice plans.
- Sec. 163. Revisions to quality improvement programs.
- Sec. 164. Revisions relating to specialized Medicare Advantage plans for special needs individuals.
- Sec. 165. Limitation on out-of-pocket costs for dual eligibles and qualified medicare beneficiaries enrolled in a specialized Medicare Advantage plan for special needs individuals.
- Sec. 166. Adjustment to the Medicare Advantage stabilization fund.
- Sec. 167. Access to Medicare reasonable cost contract plans.
- Sec. 168. MedPAC study and report on quality measures.
- Sec. 169. MedPAC study and report on Medicare Advantage payments.

Subtitle E—Provisions Relating to Part D

Part I—Improving Pharmacy Access

- Sec. 171. Prompt payment by prescription drug plans and MA-PD plans under part D.
- See. 172. Submission of claims by pharmacies located in or contracting with long-term care facilities.
- Sec. 173. Regular update of prescription drug pricing standard.

PART II—OTHER PROVISIONS

- Sec. 175. Inclusion of barbiturates and benzodiazepines as covered part D drugs.
- Sec. 176. Formulary requirements with respect to certain eategories or classes of drugs.

Subtitle F-Other Provisions

- Sec. 181. Use of part D data.
- Sec. 182. Revision of definition of medically accepted indication for drugs.
- Sec. 183. Contract with a consensus-based entity regarding performance measurement.
- Sec. 184. Cost-sharing for elinical trials.
- Sec. 185. Addressing health care disparities.
- Sec. 186. Demonstration to improve care to previously uninsured.
- Sec. 187. Office of the Inspector General report on compliance with and enforcement of national standards on culturally and linguistically appropriate services (CLAS) in Medicare.
- Sec. 188. Medicare Improvement Funding.

TITLE II---MEDICAID

- Sec. 201. Extension of transitional medical assistance (TMA) and abstinence education program.
- Sec. 202. Medicaid DSH extension.
- Sec. 203. Pharmacy reimbursement under Medieaid.
- Sec. 204. Review of administrative claim determinations.

TITLE III—MISCELLANEOUS

- Sec. 301. Extension of TANF supplemental grants.
- Sec. 302. 70 percent federal matching for foster care and adoption assistance for the District of Columbia.
- Sec. 303. Extension of Special Diabetes Grant Programs.
- Sec. 304. IOM reports on best practices for conducting systematic reviews of clinical effectiveness research and for developing clinical protocols.

1	TITLE I—MEDICARE
2	Subtitle A—Beneficiary
3	Improvements
4	PART I—PREVENTION, MENTAL HEALTH, AND
5	MARKETING
6	SEC. 101. IMPROVEMENTS TO COVERAGE OF PREVENTIVE
7	SERVICES.
8	(a) Coverage of Additional Preventive Serv-
9	ICES.—
0	(1) Coverage.—Section 1861 of the Social Se-
11	curity Act (42 U.S.C. 1395x), as amended by section
12	114 of the Medicare, Medicaid, and SCHIP Exten-
13	sion Act of 2007 (Public Law 110–173), is amend-
14	ed—
15	(A) in subsection (s)(2)—
16	(i) in subparagraph (Z), by striking
17	"and" after the semicolon at the end;
18	(ii) in subparagraph (AA), by adding
19	"and" after the semicolon at the end; and
20	(iii) by adding at the end the fol-
21	lowing new subparagraph:
22	"(BB) additional preventive services (described
23	in subsection (ddd)(1));"; and
24	(B) by adding at the end the following new
25	subsection:

1	"Additional Preventive Services
2	"(ddd)(1) The term 'additional preventive services'
3	means services not otherwise described in this title that
4	identify medical conditions or risk factors and that the
5	Secretary determines are—
6	"(A) reasonable and necessary for the preven-
7	tion or early detection of an illness or disability;
8	"(B) recommended with a grade of A or B by
9	the United States Preventive Services Task Force;
10	and
11	"(C) appropriate for individuals entitled to ben-
12	efits under part A or enrolled under part B.
13	"(2) In making determinations under paragraph (1)
14	regarding the coverage of a new service, the Secretary
15	shall use the process for making national coverage deter-
16	minations (as defined in section 1869(f)(1)(B)) under this
17	title. As part of the use of such process, the Secretary
18	may conduct an assessment of the relation between pre-
19	dicted outcomes and the expenditures for such service and
20	may take into account the results of such assessment in
21	making such determination.".
22	(2) Payment and Coinsurance for Addi-
23	TIONAL PREVENTIVE SERVICES.—Section 1833(a)(1)
24	of the Social Security Act (42 U.S.C. 1395l(a)(1))
25	is amended—

- 1 (A) by striking "and" before "(V)"; and
- (B) by inserting before the semicolon at the end the following: ", and (W) with respect to additional preventive services (as defined in section 1861(ddd)(1)), the amount paid shall be (i) in the case of such services which are clinical diagnostic laboratory tests, the amount determined under subparagraph (D), and (ii) in the case of all other such services, 80 percent of the lesser of the actual charge for the service or the amount determined under a fee schedule estab-lished by the Secretary for purposes of this sub-paragraph".
 - (3) Conforming amendment regarding coverage.—Section 1862(a)(1)(A) of the Social Security Act (42 U.S.C. 1395y(a)(1)(A)) is amended by inserting "or additional preventive services (as described in section 1861(ddd)(1))" after "succeeding subparagraph".
 - (4) RULE OF CONSTRUCTION.—Nothing in the provisions of, or amendments made by, this subsection shall be construed to provide coverage under title XVIII of the Social Security Act of items and services for the treatment of a medical condition that is not otherwise covered under such title.

1	(b) REVISIONS TO INITIAL PREVENTIVE PHYSICAL
2	EXAMINATION.—
3	(1) In general.—Section 1861(ww) of the So-
4	cial Security Act (42 U.S.C. 1395x(ww)) is amend-
5	ed—
6	(A) in paragraph (1)—
7	(i) by inserting "body mass index,"
8	after "weight";
9	(ii) by striking ", and an electro-
0	cardiogram"; and
11	(iii) by inserting "and end-of-life plan-
12	ning (as defined in paragraph (3)) upon
13	the agreement with the individual" after
14	"paragraph (2)";
15	(B) in paragraph (2), by adding at the end
16	the following new subparagraphs:
17	"(M) An electrocardiogram.
18	"(N) Additional preventive services (as defined
9	in subsection (ddd)(1))."; and
20	(C) by adding at the end the following new
21	paragraph:
22	"(3) For purposes of paragraph (1), the term 'end-
23	of-life planning' means verbal or written information re-
24	garding—

1	"(A) an individual's ability to prepare an ad-
2	vance directive in the case that an injury or illness
3	causes the individual to be unable to make health
4	care decisions; and
5	"(B) whether or not the physician is willing to
6	follow the individual's wishes as expressed in an ad-
7	vance directive.".
8	(2) Waiver of application of deduct-
9	IBLE.—The first sentence of section 1833(b) of the
10	Social Security Act (42 U.S.C. 1395l(b)) is amend-
11	ed—
12	(A) by striking "and" before "(8)"; and
13	(B) by inserting ", and (9) such deductible
14	shall not apply with respect to an initial preven-
15	tive physical examination (as defined in section
16	1861(ww))" before the period at the end.
17	(3) Extension of eligibility period from
18	SIX MONTHS TO ONE YEAR.—Section 1862(a)(1)(K)
19	of the Social Security Act (42 U.S.C.
20	1395y(a)(1)(K)) is amended by striking "6 months"
21	and inserting "1 year".
22	(4) Technical correction.—Section
23	1862(a)(1)(K) of the Social Security Act (42 U.S.C.
24	1395y(a)(1)(K)) is amended by striking "not later"
25	and inserting "more".

1	(c) Effective Date.—The amendments made by
2	this section shall apply to services furnished on or after
3	January 1, 2009.
4	SEC. 102. ELIMINATION OF DISCRIMINATORY COPAYMENT
5	RATES FOR MEDICARE OUTPATIENT PSY-
6	CHIATRIC SERVICES.
7	Section 1833(c) of the Social Security Act (42 U.S.C.
8	1395l(c)) is amended to read as follows:
9	"(c)(1) Notwithstanding any other provision of this
10	part, with respect to expenses incurred in a calendar year
11	in connection with the treatment of mental, psycho-
12	neurotic, and personality disorders of an individual who
13	is not an inpatient of a hospital at the time such expenses
14	are incurred, there shall be considered as incurred ex-
15	penses for purposes of subsections (a) and (b)—
16	"(A) for expenses incurred in years prior to
17	2010, only $62\frac{1}{2}$ percent of such expenses;
18	"(B) for expenses incurred in 2010 or 2011,
19	only 68% percent of such expenses;
20	"(C) for expenses incurred in 2012, only 75
21	percent of such expenses;
22	"(D) for expenses incurred in 2013, only $81\frac{1}{4}$
23	percent of such expenses; and
24	"(E) for expenses incurred in 2014 or any sub-
25	sequent calendar year 100 percent of such expenses

1	"(2) For purposes of subparagraphs (A) through (D)
2	of paragraph (1), the term 'treatment' does not include
3	brief office visits (as defined by the Secretary) for the sole
4	purpose of monitoring or changing drug prescriptions used
5	in the treatment of such disorders or partial hospitaliza-
6	tion services that are not directly provided by a physi-
7	cian.".
8	SEC. 103. PROHIBITIONS AND LIMITATIONS ON CERTAIN
9	SALES AND MARKETING ACTIVITIES UNDER
10	MEDICARE ADVANTAGE PLANS AND PRE-
11	SCRIPTION DRUG PLANS.
12	(a) Prohibitions.—
13	(1) Medicare advantage program.—
14	(A) In General.—Section 1851 of the So-
15	cial Security Act (42 U.S.C. 1395w-21) is
16	amended—
17	(i) in subsection (h)(4)—
18	(I) in subparagraph (A)—
19	(aa) by striking "cash or
20	other monetary rebates" and in-
21	serting ", subject to subsection
22	(j)(2)(C), cash, gifts, prizes, or
23	other monetary rebates"; and

1	(bb) by striking ", and" at
2	the end and inserting a semi-
3	colon;
4	(II) in subparagraph (B), by
5	striking the period at the end and in-
6	serting a semicolon; and
7	(III) by adding at the end the
8	following new subparagraph:
9	"(C) shall not permit a Medicare Advan-
0	tage organization (or the agents, brokers, and
1	other third parties representing such organiza-
2	tion) to conduct the prohibited activities de-
3	scribed in subsection (j)(1); and"; and
4	(ii) by adding at the end the following
5	new subsection:
6	"(j) Prohibited Activities Described and Limi-
7	TATIONS ON THE CONDUCT OF CERTAIN OTHER ACTIVI-
8	TIES.—
9	"(1) Prohibited activities described.—
20	The following prohibited activities are described in
21	this paragraph:
22	"(A) Unsolicited means of direct
23	CONTACT.—Any unsolicited means of direct
24	contact of prospective enrollees, including solic-
25	iting door-to-door or any outbound tele-

1	marketing without the prospective enrollee initi-
2	ating contact.
3	"(B) Cross-selling.—The sale of other
4	non-health related products (such as annuities
5	and life insurance) during any sales or mar-
6	keting activity or presentation conducted with
7	respect to a Medicare Advantage plan.
8	"(C) Meals.—The provision of meals of
9	any sort, regardless of value, to prospective en-
.0	rollees at promotional and sales activities.
. 1	"(D) Sales and marketing in health
2	CARE SETTINGS AND AT EDUCATIONAL
.3	EVENTS.—Sales and marketing activities for
.4	the enrollment of individuals in Medicare Ad-
.5	vantage plans that are conducted—
.6	"(i) in health care settings in areas
.7	where health care is delivered to individ-
8	uals (such as physician offices and phar-
9	macies), except in the case where such ac-
20	tivities are conducted in common areas in
21	health care settings; and
22	"(ii) at educational events.".
23	(2) Medicare prescription drug pro-
24	GRAM.—Section 1860D-4 of the Social Security Act

1	(42 U.S.C. 1395w-104) is amended by adding at
2	the end the following new subsection:
3	"(1) REQUIREMENTS WITH RESPECT TO SALES AND
4	MARKETING ACTIVITIES.—The following provisions shall
5	apply to a PDP sponsor (and the agents, brokers, and
6	other third parties representing such sponsor) in the same
7	manner as such provisions apply to a Medicare Advantage
8	organization (and the agents, brokers, and other third par-
9	ties representing such organization):
10	"(1) The prohibition under section
11	1851(h)(4)(C) on conducting activities described in
12	section 1851(j)(1).".
13	(3) Effective date.—The amendments made
14	by this subsection shall apply to plan years begin-
15	ning on or after January 1, 2009.
16	(b) Limitations.—
17	(1) Medicare advantage program.—Section
18	1851 of the Social Security Act (42 U.S.C. 1395w-
19	21), as amended by subsection (a)(1), is amended—
20	(A) in subsection (h)(4), by adding at the
21	end the following new subparagraph:
22	"(D) shall only permit a Medicare Advan-
23	tage organization (and the agents, brokers, and
24	other third parties representing such organiza-
25	tion) to conduct the activities described in sub-

1	section $(j)(2)$ in accordance with the limitations
2	established under such subsection."; and
3	(B) in subsection (j), by adding at the end
4	the following new paragraph:
5	"(2) Limitations.—The Secretary shall estab-
6	lish limitations with respect to at least the following:
7	"(A) Scope of Marketing appoint-
8	MENTS.—The scope of any appointment with
9	respect to the marketing of a Medicare Advan-
10	tage plan. Such limitation shall require advance
11	agreement with a prospective enrollee on the
12	scope of the marketing appointment and docu-
13	mentation of such agreement by the Medicare
14	Advantage organization. In the case where the
15	marketing appointment is in person, such docu-
16	mentation shall be in writing.
17	"(B) Co-Branding.—The use of the name
18	or logo of a co-branded network provider on
19	Medicare Advantage plan membership and mar-
20	keting materials.
21	"(C) Limitation of gifts to nominal
22	DOLLAR VALUE.—The offering of gifts and
23	other promotional items other than those that
24	are of nominal value (as determined by the Sec-

1	retary) to prospective enrollees at promotional
2	activities.
3	"(D) Compensation.—The use of com-
4	pensation other than as provided under guide-
5	lines established by the Secretary. Such guide-
6	lines shall ensure that the use of compensation
7	creates incentives for agents and brokers to en-
8	roll individuals in the Medicare Advantage plan
9	that is intended to best meet their health care
10	needs.
11	"(E) REQUIRED TRAINING, ANNUAL RE-
12	TRAINING, AND TESTING OF AGENTS, BROKERS,
13	AND OTHER THIRD PARTIES.—The use by a
14	Medicare Advantage organization of any indi-
15	vidual as an agent, broker, or other third party
16	representing the organization that has not com-
17	pleted an initial training and testing program
18	and does not complete an annual retraining and
19	testing program.".
20	(2) Medicare prescription drug pro-

- (2) Medicare prescription drug pro-Gram.—Section 1860D-4(1) of the Social Security Act, as added by subsection (a)(2), is amended by adding at the end the following new paragraph:
- 24 "(2) The requirement under section 25 1851(h)(4)(D) to conduct activities described in sec-

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1	tion 1851(j)(2) in accordance with the limitations
2	established under such subsection.".
3	(3) Effective date.—The amendments made
4	by this subsection shall take effect on a date speci-
5	fied by the Secretary (but in no case later than No-
6	vember 15, 2008).
7	(c) REQUIRED INCLUSION OF PLAN TYPE IN PLAN
8	Name.—
9	(1) Medicare advantage program.—Section
10	1851(h) of the Social Security Act (42 U.S.C.
11	1395w-21(h)) is amended by adding at the end fol-
12	lowing new paragraph:
13	"(6) Required inclusion of plan type in
14	PLAN NAME.—For plan years beginning on or after
15	January 1, 2010, a Medicare Advantage organiza-
16	tion must ensure that the name of each Medicare
17	Advantage plan offered by the Medicare Advantage
18	organization includes the plan type of the plan
19	(using standard terminology developed by the Sec-
20	retary).".
21	(2) Prescription drug plans.—Section
22	1860D-4(l) of the Social Security Act, as added by
23	subsection (a)(2) and amended by subsection (b)(2),

is amended by adding at the end the following new

paragraph:

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1	"(3) The inclusion of the plan type in the plan
2	name under section 1851(h)(6).".
3	(d) Strengthening the Ability of States To
4	ACT IN COLLABORATION WITH THE SECRETARY TO AD-
5	DRESS FRAUDULENT OR INAPPROPRIATE MARKETING
6	Practices.—
7	(1) Medicare advantage program.—Section
8	1851(h) of the Social Security Act (42 U.S.C.
9	1395w-21(h), as amended by subsection (c)(1), is
10	amended by adding at the end the following new
11	paragraph:
12	"(7) Strengthening the ability of states
13	TO ACT IN COLLABORATION WITH THE SECRETARY
14	TO ADDRESS FRAUDULENT OR INAPPROPRIATE MAR-
15	KETING PRACTICES.—
16	"(A) Appointment of agents and bro-
17	Kers.—Each Medicare Advantage organization
18	shall—
19	"(i) only use agents and brokers who
20	have been licensed under State law to sell
21	Medicare Advantage plans offered by the
22	Medicare Advantage organization;
23	"(ii) in the case where a State has a
24	State appointment law, abide by such law;
25	and

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1	"(iii) report to the applicable State
2	the termination of any such agent or
3	broker, including the reasons for such ter-
4	mination (as required under applicable
5	State law).
6	"(B) Compliance with state informa-
7	TION REQUESTS.—Each Medicare Advantage
8	organization shall comply in a timely manner
9	with any request by a State for information re-
0	garding the performance of a licensed agent,
1	broker, or other third party representing the
2	Medicare Advantage organization as part of an
3	investigation by the State into the conduct of
4	the agent, broker, or other third party.".
5	(2) Prescription drug plans.—Section
6	1860D-4(l) of the Social Security Act, as amended
7	by subsection $(e)(2)$, is amended by adding at the
8	end the following new paragraph:
9	"(4) The requirements regarding the appoint-
20	ment of agents and brokers and compliance with
21	State information requests under subparagraphs (A)
22	and (B), respectively, of section 1851(h)(7).".
23	(3) Effective date.—The amendments made

by this subsection shall apply to plan years begin-

ning on or after January 1, 2009.

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	CEC	104		ישושויוני ה		PROGRAM.
1	SEU.	104.	IMPICOV.		MEDICAL	FRUUTNAM.

2 (a) IMPLEMENTATION OFNAIC RECOMMENDA-

3 TIONS.—

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(1) IN GENERAL.—The Secretary of Health and 5 Human Services (in this section referred to as the "Secretary") shall provide for implementation of the 6 7 changes in the NAIC model law and regulations approved by the National Association of Insurance Commissioners in its Model #651 ("Model Regula-9 10 tion to Implement the NAIC Medicare Supplement Insurance Minimum Standards Model Act") on March 11, 2007, as modified to reflect the changes 12 made under this Act and the Genetic Information 13 14 Nondiscrimination Act of 2008 (Public Law 110– 233). 15

(2) Implementation dates.—

(A) IN GENERAL.—The modifications to Model #651 required under paragraph (1) shall be completed by the National Association of Insurance Commissioners not later than October 31, 2008. Except as provided in subparagraph (B), each State shall have 1 year from the date the National Association of Insurance Commissioners adopts the revised NAIC model law and regulations (as changed by Model #651, as so modified) to conform the regulatory program

established by the State to such revised NAIC model law and regulations.

- (B) Extension of effective date for STATE LAW AMENDMENT.—In the case of a State which the Secretary determines requires State legislation in order to conform the regulatory program established by the State to such revised NAIC model law and regulations, the State shall not be regarded as failing to comply with the requirements of this section solely on the basis of its failure to meet such requirements before the first day of the first calendar quarter beginning after the close of the first regular session of the State legislature that begins after the date of the enactment of this Act. For purposes of the previous sentence, in the case of a State that has a 2-year legislative session, each year of the session is considered to be a separate regular session of the State legislature.
- (C) Transition dates.—No carrier may issue a new or revised medicare supplemental policy or certificate under section 1882 of the Social Security Act (42 U.S.C. 1395ss) that meets the requirements of such revised NAIC

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1 model law and regulations for coverage effective 2 prior to June 1, 2010. A carrier may continue 3 to offer or issue a medicare supplemental policy under such section that meets the requirements 4 of the NAIC model law and regulations and 5 6 State law (as in effect prior to the adoption of 7 such revised NAIC model law and regulations) prior to June 1, 2010. Nothing shall preclude 8 9 carriers from marketing new or revised medicare supplemental policies or certificates that 10 meet the requirements of such revised NAIC 11 12 model law and regulations on or after the date 13 on which the State conforms the regulatory pro-14 gram established by the State to such revised 15 NAIC model law and regulations.

- 16 (b) REQUIRED OFFERING OF A RANGE OF POLI-17 CIES.—Section 1882(o) of the Social Security Act (42 18 U.S.C. 1395s(o)) is amended by adding at the end the 19 following new paragraph:
- 20 "(4) In addition to the requirement under para-21 graph (2), the issuer of the policy must make avail-22 able to the individual at least Medicare supplemental 23 policies with benefit packages classified as 'C' or 24 'F'.''.

1	PART II—LOW-INCOME PROGRAMS
2	SEC. 111. EXTENSION OF QUALIFYING INDIVIDUAL (QI)
3	PROGRAM.
4	(a) Extension.—Section 1902(a)(10)(E)(iv) of the
5	Social Security Act (42 U.S.C. 1396a(a)(10)(E)(iv)) is
6	amended by striking "June 2008" and inserting "Decem-
7	ber 2009".
8	(b) Extending Total Amount Available for
9	Allocation.—Section 1933(g) of such Act (42 U.S.C.
10	1396u-3(g)) is amended—
11	(1) in paragraph (2)—
12	(A) by striking "and" at the end of sub-
13	paragraph (H);
14	(B) in subparagraph (I)—
15	(i) by striking "June 30" and insert-
16	ing "September 30";
17	(ii) by striking "\$200,000,000" and
18	inserting "\$300,000,000"; and
19	(iii) by striking the period at the end
20	and inserting a semicolon; and
21	(C) by adding at the end the following new
22	subparagraphs:
23	"(J) for the period that begins on October
24	1, 2008, and ends on December 31, 2008, the
25	total allocation amount is \$100,000,000;

1	"(K) for the period that begins on January
2	1, 2009, and ends on September 30, 2009, the
3	total allocation amount is \$350,000,000; and
4	"(L) for the period that begins on October
5	1, 2009, and ends on December 31, 2009, the
6	total allocation amount is \$150,000,000."; and
7	(2) in paragraph (3), in the matter preceding
8	subparagraph (A), by striking "or (H)" and insert-
9	ing "(H), (J), or (L)".
10	SEC. 112. APPLICATION OF FULL LIS SUBSIDY ASSETS TEST
11	UNDER MEDICARE SAVINGS PROGRAM.
12	Section $1905(p)(1)(C)$ of such Act (42 U.S.C.
13	1396d(p)(1)(C)) is amended by inserting before the period
14	at the end the following: "or, effective beginning with Jan-
15	uary 1, 2010, whose resources (as so determined) do not
16	exceed the maximum resource level applied for the year
17	under subparagraph (D) of section 1860D-14(a)(3) (de-
18	termined without regard to the life insurance policy exclu-
19	sion provided under subparagraph (G) of such section) ap-
20	plicable to an individual or to the individual and the indi-
21	vidual's spouse (as the case may be)".
22	SEC. 113. ELIMINATING BARRIERS TO ENROLLMENT.
23	(a) SSA Assistance With Medicare Savings
24	PROGRAM AND LOW-INCOME SUBSIDY PROGRAM APPLI-
25	CATIONS.—Section 1144 of such Act (42 U.S.C. 1320b-

1	14) is amended by adding at the end the following new
2	subsection:
3	"(c) Assistance With Medicare Savings Pro-
4	GRAM AND LOW-INCOME SUBSIDY PROGRAM APPLICA-
5	TIONS.—
6	"(1) Distribution of applications and in-
7	FORMATION TO INDIVIDUALS WHO ARE POTEN-
8	TIALLY ELIGIBLE FOR LOW-INCOME SUBSIDY PRO-
9	GRAM.—For each individual who submits an applica-
10	tion for low-income subsidies under section 1860D-
11	14, requests an application for such subsidies, or is
12	otherwise identified as an individual who is poten-
13	tially eligible for such subsidies, the Commissioner
14	shall do the following:
15	"(A) Provide information describing the
16	low-income subsidy program under section
17	1860D–14 and the Medicare Savings Program
18	(as defined in paragraph (7)).
19	"(B) Provide an application for enrollment
20	under such low-income subsidy program (if not
21	already received by the Commissioner).
22	"(C) In accordance with paragraph (3),
23	transmit data from such an application for pur-
24	poses of initiating an application for benefits
25	under the Medicare Savings Program.

- "(D) Provide information on how the individual may obtain assistance in completing such application and an application under the Medicare Savings Program, including information on how the individual may contact the State health insurance assistance program (SHIP).
 - "(E) Make the application described in subparagraph (B) and the information described in subparagraphs (A) and (D) available at local offices of the Social Security Administration.
 - "(2) Training personnel in explaining benefit programs and assisting in completing Lis application.—The Commissioner shall provide training to those employees of the Social Security Administration who are involved in receiving applications for benefits described in paragraph (1)(B) in order that they may promote beneficiary understanding of the low-income subsidy program and the Medicare Savings Program in order to increase participation in these programs. Such employees shall provide assistance in completing an application described in paragraph (1)(B) upon request.
 - "(3) Transmittal of data to states.—Beginning on January 1, 2010, with the consent of an

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individual completing an application for benefits described in paragraph (1)(B), the Commissioner shall electronically transmit to the appropriate State Medicaid agency data from such application, as determined by the Commissioner, which transmittal shall initiate an application of the individual for benefits under the Medicare Savings Program. In order to ensure that such data transmittal provides effective assistance for purposes of State adjudication of applications for benefits under the Medicare Savings Program, the Commissioner shall consult with the Secretary, after the Secretary has consulted with the States, regarding the content, form, frequency, and manner in which data (on a uniform basis for all States) shall be transmitted under this subparagraph.

- "(4) Coordination with outreach.—The Commissioner shall coordinate outreach activities under this subsection with outreach activities conducted by States in connection with the low-income subsidy program and the Medicare Savings Program.
- 23 "(5) Reimbursement of social security 24 Administration administrative costs.—

I	"(A) INITIAL MEDICARE SAVINGS PRO-
2	GRAM COSTS; ADDITIONAL LOW-INCOME SUB-
3	SIDY COSTS.—
4	"(i) Initial medicare savings pro-
5	GRAM COSTS.—There are hereby appro-
6	priated to the Commissioner to carry out
7	this subsection, out of any funds in the
8	Treasury not otherwise appropriated
9	\$21,100,000. The amount appropriated
10	under the clause shall be available on Octo-
11	ber 1, 2008, and shall remain available
12	until expended.
13	"(ii) Additional amount for low-
14	INCOME SUBSIDY ACTIVITIES.—There are
15	hereby appropriated to the Commissioner
16	out of any funds in the Treasury not oth-
17	erwise appropriated, \$24,800,000 for fiscal
18	year 2009 to carry out low-income subsidy
19	activities under this Act, to remain avail-
20	able until expended. Such funds shall be in
21	addition to the Social Security Administra-
22	tion's Limitation on Administrative Ex-
23	penditure appropriations for such fiscal
24	year.

1	"(B) Subsequent funding under
2	AGREEMENTS.—
3	"(i) In general.—Effective for fiscal
4	years beginning on or after October 1,
5	2010, the Commissioner and the Secretary
6	shall enter into an agreement which shall
7	provide funding to cover the administrative
8	costs of the Commissioner's activities
9	under this subsection. Such agreement
10	shall—
11	"(I) provide funds to the Com-
12	missioner for the full cost of the So-
13	cial Security Administration's work
14	related to the Medicare Savings Pro-
15	gram required under this section;
16	"(II) provide such funding quar-
17	terly in advance of the applicable
18	quarter based on estimating method-
19	ology agreed to by the Commissioner
20	and the Secretary; and
21	"(III) require an annual account-
22	ing and reconciliation of the actual
23	costs incurred and funds provided
24	under this subsection.

1	"(ii) APPROPRIATION.—There are
2	hereby appropriated to the Secretary solely
3	for the purpose of providing payments to
4	the Commissioner pursuant to an agree
5	ment specified in clause (i) that is in ef
6	fect, out of any funds in the Treasury no
7	otherwise appropriated, not more than
8	\$3,000,000 for fiscal year 2011 and each
9	fiscal year thereafter.
.0	"(C) LIMITATION.—In no case shall funds
.1	from the Social Security Administration's Limi
2	tation on Administrative Expenses be used to
13	carry out activities under this subsection. For
4	fiscal years beginning on or after October 1
15	2010, no such activities shall be undertaken by
16	the Social Security Administration unless the
17	agreement specified in subparagraph (B) is in
18	effect and full funding has been provided to the
19	Commissioner as specified in such subpara
20	graph.
21	"(6) GAO ANALYSIS AND REPORT.—
22	"(A) Analysis.—The Comptroller Genera
23	of the United States shall prepare an analysis

of the impact of this subsection—

1	"(i) in increasing participation in the
2	Medicare Savings Program, and
3	"(ii) on States and the Social Security
4	Administration.
5	"(B) Report.—Not later than January 1,
6	2012, the Comptroller General shall submit to
7	Congress, the Commissioner, and the Secretary
8	a report on the analysis conducted under sub-
9	paragraph (A).
10	"(7) Medicare savings program defined.—
11	For purposes of this subsection, the term 'Medicare
12	Savings Program' means the program of medical as-
13	sistance for payment of the cost of medicare cost-
14	sharing under the Medicaid program pursuant to
15	sections 1902(a)(10)(E) and 1933.".
16	(b) Medicaid Agency Consideration of Data
17	Transmittal.—Section 1935(a) of such Act (42 U.S.C.
18	1396u-5(a)) is amended by adding at the end the fol-
19	lowing new paragraph:
20	"(4) Consideration of data transmitted
21	BY THE SOCIAL SECURITY ADMINISTRATION FOR
22	PURPOSES OF MEDICARE SAVINGS PROGRAM.—The
23	State shall accept data transmitted under section
24	1144(c)(3) and act on such data in the same man-
25	ner and in accordance with the same deadlines as if

1	the data constituted an initiation of an application
2	for benefits under the Medicare Savings Program
3	(as defined for purposes of such section) that had
4	been submitted directly by the applicant. The date
5	of the individual's application for the low income
6	subsidy program from which the data have been de-
7	rived shall constitute the date of filing of such appli-
8	cation for benefits under the Medicare Savings Pro-
9	gram.".
10	(c) Effective Date.—Except as otherwise pro-
11	vided, the amendments made by this section shall take ef-
12	fect on January 1, 2010.
	SEC. 114. ELIMINATION OF MEDICARE PART D LATE EN-
13	SEC. 114. ELIMINATION OF MEDICARE PART D LATE EN-
	ROLLMENT PENALTIES PAID BY SUBSIDY ELI-
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13 14 15 16	ROLLMENT PENALTIES PAID BY SUBSIDY ELI-
14 15 16	ROLLMENT PENALTIES PAID BY SUBSIDY ELI- GIBLE INDIVIDUALS.
14 15 16 17	ROLLMENT PENALTIES PAID BY SUBSIDY ELI- GIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.—
14 15	ROLLMENT PENALTIES PAID BY SUBSIDY ELI- GIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D–13(b) of the
114 115 116 117	ROLLMENT PENALTIES PAID BY SUBSIDY ELI- GIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D—13(b) of the Social Security Act (42 U.S.C. 1395w—113(b)) is
14 15 16 17 18	ROLLMENT PENALTIES PAID BY SUBSIDY ELI- GIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D–13(b) of the Social Security Act (42 U.S.C. 1395w–113(b)) is amended by adding at the end the following new
114 115 116 117 118 119 220	ROLLMENT PENALTIES PAID BY SUBSIDY ELIGIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D—13(b) of the Social Security Act (42 U.S.C. 1395w—113(b)) is amended by adding at the end the following new paragraph:
14 15 16 17 18 19 20 21	ROLLMENT PENALTIES PAID BY SUBSIDY ELIGITIES. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D—13(b) of the Social Security Act (42 U.S.C. 1395w—113(b)) is amended by adding at the end the following new paragraph: "(8) WAIVER OF PENALTY FOR SUBSIDY-ELIGITIES.
14 15 16 17 18 19 20 21	ROLLMENT PENALTIES PAID BY SUBSIDY ELIGIBLE INDIVIDUALS. (a) WAIVER OF LATE ENROLLMENT PENALTY.— (1) IN GENERAL.—Section 1860D—13(b) of the Social Security Act (42 U.S.C. 1395w—113(b)) is amended by adding at the end the following new paragraph: "(8) WAIVER OF PENALTY FOR SUBSIDY-ELIGIBLE INDIVIDUALS.—In no case shall a part D eligi-

- 1 beneficiary premium established under subsection
- 2 (a).".
- 3 (2) CONFORMING AMENDMENT.—Section
- 4 1860D-14(a)(1)(A) of the Social Security Act (42
- 5 U.S.C. 1395w-114(a)(1)(A)) is amended by striking
- 6 "equal to" and all that follows through the period
- 7 and inserting "equal to 100 percent of the amount
- 8 described in subsection (b)(1), but not to exceed the
- 9 premium amount specified in subsection (b)(2)(B).".
- 10 (b) Effective Date.—The amendments made by
- 11 this section shall apply to subsidies for months beginning
- 12 with January 2009.
- 13 SEC. 115. ELIMINATING APPLICATION OF ESTATE RECOV-
- 14 ERY.
- 15 (a) IN GENERAL.—Section 1917(b)(1)(B)(ii) of the
- 16 Social Security Act (42 U.S.C. 1396p(b)(1)(B)(ii)) is
- 17 amended by inserting "(but not including medical assist-
- 18 ance for medicare cost-sharing or for benefits described
- 19 in section 1902(a)(10)(E))" before the period at the end.
- 20 (b) Effective Date.—The amendment made by
- 21 subsection (a) shall take effect as of January 1, 2010.

1	SEC. 116. EXEMPTIONS FROM INCOME AND RESOURCES
2	FOR DETERMINATION OF ELIGIBILITY FOR
3	LOW-INCOME SUBSIDY.
4	(a) In General.—Section 1860D-14(a)(3) of the
5	Social Security Act (42 U.S.C. 1395w-114(a)(3)) is
6	amended—
7	(1) in subparagraph (C)(i), by inserting "and
8	except that support and maintenance furnished in
9	kind shall not be counted as income" after "section
10	1902(r)(2)'';
11	(2) in subparagraph (D), in the matter before
12	clause (i), by inserting "subject to the life insurance
13	policy exclusion provided under subparagraph (G)"
14	before ")";
15	(3) in subparagraph (E)(i), in the matter before
16	subclause (I), by inserting "subject to the life insur-
17	ance policy exclusion provided under subparagraph
18	(G)" before ")"; and
19	(4) by adding at the end the following new sub-
20	paragraph:
21	"(G) LIFE INSURANCE POLICY EXCLU-
22	SION.—In determining the resources of an indi-
23	vidual (and the eligible spouse of the individual,
24	if any) under section 1613 for purposes of sub-
25	paragraphs (D) and (E) no part of the value of

1	any life insurance policy shall be taken into ac-
2	count.".
3	(b) Effective Date.—The amendments made by
4	this section shall take effect on January 1, 2010, and shall
5	apply to determinations of eligibility for months beginning
6	with January 2010.
7	SEC. 117. JUDICIAL REVIEW OF DECISIONS OF THE COM-
8	MISSIONER OF SOCIAL SECURITY UNDER
9	THE MEDICARE PART D LOW-INCOME SUB-
10	SIDY PROGRAM.
11	(a) IN GENERAL.—Section 1860D-14(a)(3)(B)(iv) of
12	the Social Security Act (42 U.S.C. 1395w-
13	114(a)(3)(B)(iv)) is amended—
14	(1) in subclause (I), by striking "and" at the
15	end;
16	(2) in subclause (II), by striking the period at
17	the end and inserting "; and"; and
18	(3) by adding at the end the following new sub-
19	clause:
20	"(III) judicial review of the final
21	decision of the Commissioner made
22	after a hearing shall be available to
23	the same extent, and with the same
24	limitations, as provided in subsections
25	(g) and (h) of section 205.".

1	(b) Effective Date.—The amendments made by
2	subsection (a) shall take effect as if included in the enact
3	ment of section 101 of the Medicare Prescription Drug
4	Improvement, and Modernization Act of 2003.
5	SEC. 118. TRANSLATION OF MODEL FORM.
6	(a) In General.—Section 1905(p)(5)(A) of the So-
7	cial Security Act (42 U.S.C. 1396d(p)(5)(A)) is amended
8	by adding at the end the following: "The Secretary shall
9	provide for the translation of such application form into
10	at least the 10 languages (other than English) that are
11	most often used by individuals applying for hospital insur-
12	ance benefits under section 226 or 226A and shall make
13	the translated forms available to the States and to the
14	Commissioner of Social Security.".
15	(b) Effective Date.—The amendment made by
16	subsection (a) shall take effect on January 1, 2010.
17	SEC. 119. MEDICARE ENROLLMENT ASSISTANCE.
18	(a) Additional Funding for State Health In-
19	SURANCE ASSISTANCE PROGRAMS.—
20	(1) Grants.—
21	(A) IN GENERAL.—The Secretary of
22	Health and Human Services (in this section re-
23	ferred to as the "Secretary") shall use amounts
24	made available under subparagraph (B) to
25	make grants to States for State health insur-

- ance assistance programs receiving assistance under section 4360 of the Omnibus Budget Reconciliation Act of 1990.
 - (B) Funding.—For purposes of making grants under this subsection, the Secretary shall provide for the transfer, from the Federal Hospital Insurance Trust Fund under section 1817 of the Social Security Act (42 U.S.C. 1395i) and the Federal Supplementary Medical Insurance Trust Fund under section 1841 of such Act (42 U.S.C. 1395t), in the same proportion as the Secretary determines under section 1853(f) of such Act (42 U.S.C. 1395w—23(f)), of \$7,500,000 to the Centers for Medicare & Medicaid Services Program Management Account for fiscal year 2009, to remain available until expended.
 - (2) Amount of Grants.—The amount of a grant to a State under this subsection from the total amount made available under paragraph (1) shall be equal to the sum of the amount allocated to the State under paragraph (3)(A) and the amount allocated to the State under subparagraph (3)(B).
 - (3) Allocation to states.—

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(A) ALLOCATION BASED ON PERCENTAGE OF LOW-INCOME BENEFICIARIES.—The amount allocated to a State under this subparagraph from ²/₃ of the total amount made available under paragraph (1) shall be based on the number of individuals who meet the requirement under subsection (a)(3)(A)(ii)of section 1860D-14 of the Social Security Act (42 U.S.C. 1395w-114) but who have not enrolled to receive a subsidy under such section 1860D-14 relative to the total number of individuals who meet the requirement under such subsection (a)(3)(A)(ii) in each State, as estimated by the Secretary.

(B) Allocation based on percentage of rural beneficiaries.—The amount allocated to a State under this subparagraph from 1/3 of the total amount made available under paragraph (1) shall be based on the number of part D eligible individuals (as defined in section 1860D–1(a)(3)(A) of such Act (42 U.S.C. 1395w–101(a)(3)(A))) residing in a rural area relative to the total number of such individuals in each State, as estimated by the Secretary.

1	(4) Portion of grant based on percent-
2	AGE OF LOW-INCOME BENEFICIARIES TO BE USED
3	TO PROVIDE OUTREACH TO INDIVIDUALS WHO MAY
4	BE SUBSIDY ELIGIBLE INDIVIDUALS OR ELIGIBLE
5	FOR THE MEDICARE SAVINGS PROGRAM.—Each
6	grant awarded under this subsection with respect to
7	amounts allocated under paragraph (3)(A) shall be
8	used to provide outreach to individuals who may be
9	subsidy eligible individuals (as defined in section
10	1860D-14(a)(3)(A) of the Social Security Act (42
11	U.S.C. $1395w-114(a)(3)(A)$) or eligible for the
12	Medicare Savings Program (as defined in subsection
13	(e)).
14	(b) Additional Funding for Area Agencies on
15	AGING.—
16	(1) Grants.—-
17	(A) IN GENERAL.—The Secretary, acting
18	through the Assistant Secretary for Aging, shall
19	make grants to States for area agencies on
20	aging (as defined in section 102 of the Older
21	Americans Act of 1965 (42 U.S.C. 3002)).
22	(B) Funding.—For purposes of making
23	grants under this subsection, the Secretary
24	shall provide for the transfer, from the Federal

Hospital Insurance Trust Fund under section

1817 of the Social Security Act (42 U.S.C. 1395i) and the Federal Supplementary Medical Insurance Trust Fund under section 1841 of such Act (42 U.S.C. 1395t), in the same pro-portion as the Secretary determines under sec-tion 1853(f) of such Act (42 U.S.C. 1395w-23(f)), of \$7,500,000 to the Administration on Aging for fiscal year 2009, to remain available until expended.

(2) Amount of grant and allocation to states based on percentage of low-income and rural beneficiaries.—The amount of a grant to a State under this subsection from the total amount made available under paragraph (1) shall be determined in the same manner as the amount of a grant to a State under subsection (a), from the total amount made available under paragraph (1) of such subsection, is determined under paragraph (2) and subparagraphs (A) and (B) of paragraph (3) of such subsection.

(3) REQUIRED USE OF FUNDS.—

(A) All funds.—Subject to subparagraph
(B), each grant awarded under this subsection
shall be used to provide outreach to eligible
Medicare beneficiaries regarding the benefits

1	available under title XVIII of the Social Secu-
2	rity Act.
3	(B) Outreach to individuals who may

(B) OUTREACH TO INDIVIDUALS WHO MAY BE SUBSIDY ELIGIBLE INDIVIDUALS OR ELIGIBLE FOR THE MEDICARE SAVINGS PROGRAM.—
Subsection (a)(4) shall apply to each grant awarded under this subsection in the same manner as it applies to a grant under subsection (a).

10 (c) Additional Funding for Aging and Dis-11 ability Resource Centers.—

(1) Grants.—

- (A) IN GENERAL.—The Secretary shall make grants to Aging and Disability Resource Centers under the Aging and Disability Resource Center grant program that are established centers under such program on the date of the enactment of this Act.
- (B) Funding.—For purposes of making grants under this subsection, the Secretary shall provide for the transfer, from the Federal Hospital Insurance Trust Fund under section 1817 of the Social Security Act (42 U.S.C. 1395i) and the Federal Supplementary Medical Insurance Trust Fund under section 1841 of

1	such Act (42 U.S.C. 1395t), in the same pro-
2	portion as the Secretary determines under sec-
3	tion 1853(f) of such Act (42 U.S.C. 1395w-
4	23(f)), of \$5,000,000 to the Administration on
5	Aging for fiscal year 2009, to remain available
6	until expended.
7	(2) Required use of funds.—Each grant
8	awarded under this subsection shall be used to pro-
9	vide outreach to individuals regarding the benefits
10	available under the Medicare prescription drug ben-
11	efit under part D of title XVIII of the Social Secu-
12	rity Act and under the Medicare Savings Program.
13	(d) Coordination of Efforts To Inform Older
14	AMERICANS ABOUT BENEFITS AVAILABLE UNDER FED-
15	ERAL AND STATE PROGRAMS.—
16	(1) In General.—The Secretary, acting
17	through the Assistant Secretary for Aging, in co-
18	operation with related Federal agency partners, shall
19	make a grant to, or enter into a contract with, a
20	qualified, experienced entity under which the entity
21	shall—
22	(A) maintain and update web-based deci-
23	sion support tools, and integrated, person-cen-
24	tered systems, designed to inform older individ-
25	uals (as defined in section 102 of the Older

- Americans Act of 1965 (42 U.S.C. 3002))

 about the full range of benefits for which the individuals may be eligible under Federal and State programs;
 - (B) utilize cost-effective strategies to find older individuals with the greatest economic need (as defined in such section 102) and inform the individuals of the programs;
 - (C) develop and maintain an information clearinghouse on best practices and the most cost-effective methods for finding older individuals with greatest economic need and informing the individuals of the programs; and
 - (D) provide, in collaboration with related Federal agency partners administering the Federal programs, training and technical assistance on the most effective outreach, screening, and follow-up strategies for the Federal and State programs.
 - (2) Funding.—For purposes of making a grant or entering into a contract under paragraph (1), the Secretary shall provide for the transfer, from the Federal Hospital Insurance Trust Fund under section 1817 of the Social Security Act (42 U.S.C. 1395i) and the Federal Supplementary Med-

1	ical Insurance Trust Fund under section 1841 of
2	such Act (42 U.S.C. 1395t), in the same proportion
3	as the Secretary determines under section 1853(f) of
4	such Act (42 U.S.C. 1395w–23(f)), of \$5,000,000 to
5	the Administration on Aging for fiscal year 2009, to
6	remain available until expended.
7	(e) Medicare Savings Program Defined.—For
8	purposes of this section, the term "Medicare Savings Pro-
9	gram" means the program of medical assistance for pay-
10	ment of the cost of medicare cost-sharing under the Med-
11	icaid program pursuant to sections 1902(a)(10)(E) and
12	1933 of the Social Security Act (42 U.S.C.
13	1396a(a)(10)(E), 1396u-3).
13 14	Subtitle B—Provisions Relating to
14 15	Subtitle B—Provisions Relating to
14 15 16	Subtitle B—Provisions Relating to Part A
14	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE
14 15 16	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM.
14 15 16 17	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM. (a) IN GENERAL.—Section 1820(g) of the Social Se-
14 15 16 17 18	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM. (a) IN GENERAL.—Section 1820(g) of the Social Security Act (42 U.S.C. 1395i-4(g)) is amended by adding
14 15 16 17 18 19 20	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM. (a) IN GENERAL.—Section 1820(g) of the Social Security Act (42 U.S.C. 1395i-4(g)) is amended by adding at the end the following new paragraph:
14 15 16 17 18 19 20	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM. (a) IN GENERAL.—Section 1820(g) of the Social Security Act (42 U.S.C. 1395i-4(g)) is amended by adding at the end the following new paragraph: "(6) Providing Mental Health Services
14 15 16 17 18 19 20 21	Subtitle B—Provisions Relating to Part A SEC. 121. EXPANSION AND EXTENSION OF THE MEDICARE RURAL HOSPITAL FLEXIBILITY PROGRAM. (a) IN GENERAL.—Section 1820(g) of the Social Security Act (42 U.S.C. 1395i-4(g)) is amended by adding at the end the following new paragraph: "(6) Providing Mental Health Services AND OTHER HEALTH SERVICES TO VETERANS AND

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mitted applications in accordance with subparagraph (B) for increasing the delivery of mental health services or other health care services deemed necessary to meet the needs of veterans of Operation Iraqi Freedom and Operation Enduring Freedom living in rural areas (as defined for purposes of section 1886(d) and including areas that are rural census tracks, as defined by the Administrator of the Health Resources and Services Administration), including for the provision of crisis intervention services and the detection of post-traumatic stress disorder, traumatic brain injury, and other signature injuries of veterans of Operation Iraqi Freedom and Operation Enduring Freedom, and for referral of such veterans to medical facilities operated by the Department of Veterans Affairs, and for the delivery of such services to other residents of such rural areas.

"(B) APPLICATION.—

"(i) IN GENERAL.—An application is in accordance with this subparagraph if the State submits to the Secretary at such time and in such form as the Secretary may require an application containing the

assurances described in subparagraphs 1 2 (A)(ii) and (A)(iii) of subsection (b)(1). "(ii) Consideration of regional 3 4 APPROACHES. NETWORKS, OR TECH-5 NOLOGY.—The Secretary may, as appropriate in awarding grants to States under 6 7 subparagraph (A), consider whether the application submitted by a State under 8 9 this subparagraph includes 1 or more proposals that utilize regional approaches, 10 11 networks, health information technology, 12 telehealth, or telemedicine to deliver serv-13 ices described in subparagraph (A) to individuals described in that subparagraph. 14 15 For purposes of this clause, a network 16 may, as the Secretary determines appro-17 priate, include federally qualified health 18 centers, rural health clinics, home health 19 agencies, community mental health clinics 20 and other providers of mental health serv-21 ices, pharmacists, local government, and 22 other providers deemed necessary to meet 23 the needs of veterans. 24 Coordination ATLOCAL 25 LEVEL.—The Secretary shall require, as

1 appropriate, a State to demonstrate con-2 sultation with the hospital association of 3 such State, rural hospitals located in such State, providers of mental health services, 4 5 or other appropriate stakeholders for the provision of services under a grant award-6 ed under this paragraph.

> SPECIAL CONSIDERATION OF APPLICATIONS.—In awarding CERTAIN grants to States under subparagraph (A), the Secretary shall give special consideration to applications submitted by States in which veterans make up a high percentage (as determined by the Secretary) of the total population of the State. Such consideration shall be given without regard to the number of veterans of Operation Iraqi Freedom and Operation Enduring Freedom living in the areas in which mental health services and other health care services would be delivered under the application.

"(C) COORDINATION WITH VA.—The Secretary shall, as appropriate, consult with the Director of the Office of Rural Health of the

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- Department of Veterans Affairs in awarding and administering grants to States under subparagraph (A).
 - "(D) USE OF FUNDS.—A State awarded a grant under this paragraph may, as appropriate, use the funds to reimburse providers of services described in subparagraph (A) to individuals described in that subparagraph.
 - "(E) Limitation on use of grant funds for administrative expenses.—A State awarded a grant under this paragraph may not expend more than 15 percent of the amount of the grant for administrative expenses.
 - "(F) INDEPENDENT EVALUATION AND FINAL REPORT.—The Secretary shall provide for an independent evaluation of the grants awarded under subparagraph (A). Not later than 1 year after the date on which the last grant is awarded to a State under such subparagraph, the Secretary shall submit a report to Congress on such evaluation. Such report shall include an assessment of the impact of such grants on increasing the delivery of mental health services and other health services to vet-

1	erans of the United States Armed Forces living
2	in rural areas (as so defined and including such
3	areas that are rural census tracks), with par-
4	ticular emphasis on the impact of such grants
5	on the delivery of such services to veterans of
6	Operation Enduring Freedom and Operation
7	Iraqi Freedom, and to other individuals living
8	in such rural areas.".
9	(b) Use of Funds for Federal Administrative
10	Expenses.—Section 1820(g)(5) of the Social Security
11	Act (42 U.S.C. 1395i-4(g)(5)) is amended—
12	(1) by striking "beginning with fiscal year
13	2005" and inserting "for each of fiscal years 2005
14	through 2008"; and
15	(2) by inserting "and, of the total amount ap-
16	propriated for grants under paragraphs (1), (2), and
17	(6) for a fiscal year (beginning with fiscal year
18	2009)'' after "2005)".
19	(c) Extension of Authorization for FLEX
20	Grants.—Section 1820(j) of the Social Security Act (42
21	U.S.C. 1395i-4(j)) is amended—
22	(1) by striking "and for" and inserting "for";
23	and
24	(2) by inserting ", for making grants to all
25	States under paragraphs (1) and (2) of subsection

1	(g), $$55,000,000$ in each of fiscal years 2009 and
2	2010, and for making grants to all States under
3	paragraph (6) of subsection (g), \$50,000,000 in
4	each of fiscal years 2009 and 2010, to remain avail-
5	able until expended" before the period at the end.
6	(d) Medicare Rural Hospital Flexibility Pro-
7	GRAM.—Section 1820(g)(1) of the Social Security Act (42
8	U.S.C. 1395i-4(g)(1)) is amended—
9	(1) in subparagraph (B), by striking "and" at
10	the end;
11	(2) in subparagraph (C), by striking the period
12	at the end and inserting "; and; and
13	(3) by adding at the end the following new sub-
14	paragraph:
15	"(D) providing support for critical access
16	hospitals for quality improvement, quality re-
17	porting, performance improvements, and
18	benchmarking.".
19	(e) Assistance to Small Critical Access Hos-
20	PITALS TRANSITIONING TO SKILLED NURSING FACILI-
21	TIES AND ASSISTED LIVING FACILITIES.—Section
22	1820(g) of the Social Security Act (42 U.S.C. 1395i-
23	4(g)), as amended by subsection (a), is amended by adding
24	at the end the following new paragraph:

1	"(7) Critical access hospitals
2	TRANSITIONING TO SKILLED NURSING FACILITIES
3	AND ASSISTED LIVING FACILITIES.—
4	"(A) Grants.—The Secretary may award
5	grants to eligible critical access hospitals that
6	have submitted applications in accordance with
7	subparagraph (B) for assisting such hospitals
8	in the transition to skilled nursing facilities and
9	assisted living facilities.
10	"(B) Application.—An applicable critical
11	access hospital seeking a grant under this para-
12	graph shall submit an application to the Sec-
13	retary on or before such date and in such form
14	and manner as the Secretary specifies.
15	"(C) Additional requirements.—The
16	Secretary may not award a grant under this
17	paragraph to an eligible critical access hospital
18	unless—
19	"(i) local organizations or the State in
20	which the hospital is located provides
21	matching funds; and
22	"(ii) the hospital provides assurances
23	that it will surrender critical access hos-
24	pital status under this title within 180
25	days of receiving the grant.

1	"(D) AMOUNT OF GRANT.—A grant to an
2	eligible critical access hospital under this para-
3	graph may not exceed \$1,000,000.
4	"(E) Funding.—There are appropriated
5	from the Federal Hospital Insurance Trust
6	Fund under section 1817 for making grants
7	under this paragraph, \$5,000,000 for fiscal
8	year 2008.
9	"(F) ELIGIBLE CRITICAL ACCESS HOS-
0	PITAL DEFINED.—For purposes of this para-
1	graph, the term 'eligible critical access hospital'
2	means a critical access hospital that has an av-
3	erage daily acute census of less than 0.5 and an
4	average daily swing bed census of greater than
15	10.0.".
16	SEC. 122. REBASING FOR SOLE COMMUNITY HOSPITALS.
17	(a) Rebasing Permitted.—Section 1886(b)(3) of
8	the Social Security Act (42 U.S.C. 1395ww(b)(3)) is
19	amended by adding at the end the following new subpara-
20	graph:
21	"(L)(i) For cost reporting periods beginning on or
22	after January 1, 2009, in the case of a sole community
23	hospital there shall be substituted for the amount other-
24	wise determined under subsection (d)(5)(D)(i) of this sec-
25	tion, if such substitution results in a greater amount of

- 1 payment under this section for the hospital, the subpara-
- 2 graph (L) rebased target amount.
- 3 "(ii) For purposes of this subparagraph, the term
- 4 'subparagraph (L) rebased target amount' has the mean-
- 5 ing given the term 'target amount' in subparagraph (C),
- 6 except that—
- 7 "(I) there shall be substituted for the base cost
- 8 reporting period the 12-month cost reporting period
- 9 beginning during fiscal year 2006;
- "(II) any reference in subparagraph (C)(i) to
- the 'first cost reporting period' described in such
- subparagraph is deemed a reference to the first cost
- reporting period beginning on or after January 1,
- 14 2009; and
- 15 "(III) the applicable percentage increase shall
- only be applied under subparagraph (C)(iv) for dis-
- charges occurring on or after January 1, 2009.".
- 18 (b) Conforming Amendments.—Section
- 19 1886(b)(3) of the Social Security Act (42 U.S.C.
- 20 1395ww(b)(3)) is amended—
- 21 (1) in subparagraph (C), in the matter pre-
- ceding clause (i), by striking "subparagraph (I)"
- and inserting "subparagraphs (I) and (L)"; and

1	(2) in subparagraph (I)(i), in the matter pre-
2	ceding subclause (I), by striking "For" and inserting
3	"Subject to subparagraph (L), for".
4	SEC. 123. DEMONSTRATION PROJECT ON COMMUNITY
5	HEALTH INTEGRATION MODELS IN CERTAIN
6	RURAL COUNTIES.
7	(a) IN GENERAL.—The Secretary shall establish a
8	demonstration project to allow eligible entities to develop
9	and test new models for the delivery of health care services
10	in eligible counties for the purpose of improving access to,
11	and better integrating the delivery of, acute care, extended
12	care, and other essential health care services to Medicare
13	beneficiaries.
14	(b) Purpose.—The purpose of the demonstration
15	project under this section is to—
16	(1) explore ways to increase access to, and im-
17	prove the adequacy of, payments for acute care, ex-
18	tended care, and other essential health care services
19	provided under the Medicare and Medicaid programs
20	in eligible counties; and
21	(2) evaluate regulatory challenges facing such
22	providers and the communities they serve.
23	(c) Requirements.—The following requirements
24	shall apply under the demonstration project:

- (1) Health care providers in eligible counties selected to participate in the demonstration project under subsection (d)(3) shall (when determined appropriate by the Secretary), instead of the payment rates otherwise applicable under the Medicare program, be reimbursed at a rate that covers at least the reasonable costs of the provider in furnishing acute care, extended care, and other essential health care services to Medicare beneficiaries.
- (2) Methods to coordinate the survey and certification process under the Medicare program and the Medicaid program across all health service categories included in the demonstration project shall be tested with the goal of assuring quality and safety while reducing administrative burdens, as appropriate, related to completing such survey and certification process.
- (3) Health care providers in eligible counties selected to participate in the demonstration project under subsection (d)(3) and the Secretary shall work with the State to explore ways to revise reimbursement policies under the Medicaid program to improve access to the range of health care services available in such eligible counties.

1	(4) The Secretary shall identify regulatory re-
2	quirements that may be revised appropriately to im-
3	prove access to care in eligible counties.
4	(5) Other essential health care services nec-
5	essary to ensure access to the range of health care
6	services in eligible counties selected to participate in
7	the demonstration project under subsection (d)(3)
8	shall be identified. Ways to ensure adequate funding
9	for such services shall also be explored.
10	(d) Application Process.—
11	(1) Eligibility.—
12	(A) In general.—Eligibility to partici-
13	pate in the demonstration project under this
14	section shall be limited to eligible entities.
15	(B) ELIGIBLE ENTITY DEFINED.—In this
16	section, the term "eligible entity" means an en-
17	tity that—
18	(i) is a Rural Hospital Flexibility Pro-
19	gram grantee under section 1820(g) of the
20	Social Security Act (42 U.S.C. 1395i-
21	4(g); and
22	(ii) is located in a State in which at
23	least 65 percent of the counties in the
24	State are counties that have 6 or less resi-
25	dents per square mile.

57 1 (2) Application.— (A) IN GENERAL.—An eligible entity seek-2 3 ing to participate in the demonstration project under this section shall submit an application to 4 5 the Secretary at such time, in such manner, and containing such information as the Sec-6 7 retary may require. 8 (B) LIMITATION.—The Secretary shall se-9 lect eligible entities located in not more than 4 States to participate in the demonstration 10 11 project under this section. 12 (3) SELECTION OF ELIGIBLE COUNTIES.—An eligible entity selected by the Secretary to partici-13 14 pate in the demonstration project under this section 15 shall select not more than 6 eligible counties in the 16 State in which the entity is located in which to con-17 duct the demonstration project. 18 (4) Eligible county defined.—In this section, the term "eligible county" means a county that 19 20 meets the following requirements:

(A) The county has 6 or less residents per

(B) As of the date of the enactment of this

Act, a facility designated as a critical access

square mile.

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1	hospital which meets the following requirements
2	was located in the county:
3	(i) As of the date of the enactment of
4	this Act, the critical access hospital fur-
5	nished 1 or more of the following:
6	(I) Home health services.
7	(II) Hospice care.
8	(III) Rural health clinic services.
9	(ii) As of the date of the enactment of
10	this Act, the critical access hospital has an
11	average daily inpatient census of 5 or less.
12	(C) As of the date of the enactment of this
13	Act, skilled nursing facility services were avail-
14	able in the county in—
15	(i) a critical access hospital using
16	swing beds; or
17	(ii) a local nursing home.
18	(e) Administration.—
19	(1) In General.—The demonstration project
20	under this section shall be administered jointly by
21	the Administrator of the Office of Rural Health Pol-
22	icy of the Health Resources and Services Adminis-
23	tration and the Administrator of the Centers for
24	Medicare & Medicaid Services, in accordance with
25	paragraphs (2) and (3).

- (2) HRSA DUTIES.—In administering the demonstration project under this section, the Administrator of the Office of Rural Health Policy of the Health Resources and Services Administration shall—
 - (A) award grants to the eligible entities selected to participate in the demonstration project; and
 - (B) work with such entities to provide technical assistance related to the requirements under the project.
- (3) CMS DUTIES.—In administering the demonstration project under this section, the Administrator of the Centers for Medicare & Medicaid Services shall determine which provisions of titles XVIII and XIX of the Social Security Act (42 U.S.C. 1395 et seq.; 1396 et seq.) the Secretary should waive under the waiver authority under subsection (i) that are relevant to the development of alternative reimbursement methodologies, which may include, as appropriate, covering at least the reasonable costs of the provider in furnishing acute care, extended care, and other essential health care services to Medicare beneficiaries and coordinating the survey and certification process under the Medicare and Medicaid pro-

grams, as appropriate, across all service categories included in the demonstration project.

(f) Duration.—

- (1) IN GENERAL.—The demonstration project under this section shall be conducted for a 3-year period beginning on October 1, 2009.
- (2) BEGINNING DATE OF DEMONSTRATION PROJECT.—The demonstration project under this section shall be considered to have begun in a State on the date on which the eligible counties selected to participate in the demonstration project under subsection (d)(3) begin operations in accordance with the requirements under the demonstration project.

(g) Funding.—

(1) CMS.—

(A) IN GENERAL.—The Secretary shall provide for the transfer, in appropriate part from the Federal Hospital Insurance Trust Fund established under section 1817 of the Social Security Act (42 U.S.C. 1395i) and the Federal Supplementary Medical Insurance Trust Fund established under section 1841 of such Act (42 U.S.C. 1395t), of such sums as are necessary for the costs to the Centers for Medicare & Medicaid Services of carrying out

its duties under the demonstration project under this section.

- (B) BUDGET NEUTRALITY.—In conducting the demonstration project under this section, the Secretary shall ensure that the aggregate payments made by the Secretary do not exceed the amount which the Secretary estimates would have been paid if the demonstration project under this section was not implemented.
- (2) HRSA.—There are authorized to be appropriated to the Office of Rural Health Policy of the Health Resources and Services Administration \$800,000 for each of fiscal years 2010, 2011, and 2012 for the purpose of carrying out the duties of such Office under the demonstration project under this section, to remain available for the duration of the demonstration project.

(h) Report.—

(1) Interim report.—Not later than the date that is 2 years after the date on which the demonstration project under this section is implemented, the Administrator of the Office of Rural Health Policy of the Health Resources and Services Administration, in coordination with the Administrator of the Centers for Medicare & Medicaid Services, shall

- submit a report to Congress on the status of the
 demonstration project that includes initial recommendations on ways to improve access to, and the
 availability of, health care services in eligible counties based on the findings of the demonstration
 project.
- (2) Final Report.—Not later than 1 year 7 8 after the completion of the demonstration project, 9 the Administrator of the Office of Rural Health Pol-10 icv of the Health Resources and Services Administration, in coordination with the Administrator of 11 12 the Centers for Medicare & Medicaid Services, shall submit a report to Congress on such project, to-13 14 gether with recommendations for such legislation and administrative action as the Secretary deter-15 16 mines appropriate.
- 17 (i) WAIVER AUTHORITY.—The Secretary may waive 18 such requirements of titles XVIII and XIX of the Social 19 Security Act (42 U.S.C. 1395 et seq.; 1396 et seq.) as 20 may be necessary and appropriate for the purpose of car-21 rying out the demonstration project under this section.
- 22 (j) Definitions.—In this section:
- 23 (1) Extended care services.—The term 24 "extended care services" means the following:
- 25 (A) Home health services.

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1	(B) Covered skilled nursing facility serv-
2	ices.
3	(C) Hospice care.
4	(2) COVERED SKILLED NURSING FACILITY
5	SERVICES.—The term "covered skilled nursing facil-
6	ity services" has the meaning given such term in
7	section 1888(e)(2)(A) of the Social Security Act (42
8	U.S.C. $1395yy(e)(2)(A)$).
9	(3) Critical access hospital.—The term
10	"critical access hospital" means a facility designated
11	as a critical access hospital under section 1820(c) of
12	such Act (42 U.S.C. 1395i-4(e)).
13	(4) Home Health Services.—The term
14	"home health services" has the meaning given such
15	term in section 1861(m) of such Act (42 U.S.C.
16	1395x(m)).
17	(5) Hospice care.—The term "hospice care"
18	has the meaning given such term in section
19	1861(dd) of such Act (42 U.S.C. 1395x(dd)).
20	(6) MEDICAID PROGRAM.—The term "Medicaid
21	program" means the program under title XIX of
22	such Act (42 U.S.C. 1396 et seq.).
23	(7) MEDICARE PROGRAM.—The term "Medicare
24	program" means the program under title XVIII of

such Act (42 U.S.C. 1395 et seq.).

1	(8) Other essential health care serv-
2	ICES.—The term "other essential health care serv-
3	ices" means the following:
4	(A) Ambulance services (as described in
5	section 1861(s)(7) of the Social Security Act
6	(42 U.S.C. 1395x(s)(7))).
7	(B) Rural health clinic services.
8	(C) Public health services (as defined by
9	the Secretary).
10	(D) Other health care services determined
11	appropriate by the Secretary.
12	(9) Rural Health Clinic Services.—The
13	term "rural health clinic services" has the meaning
14	given such term in section 1861(aa)(1) of such Act
15	(42 U.S.C. 1395x(aa)(1)).
16	(10) Secretary.—The term "Secretary"
17	means the Secretary of Health and Human Services.
18	SEC. 124. EXTENSION OF THE RECLASSIFICATION OF CER-
19	TAIN HOSPITALS.
20	(a) In General.—Subsection (a) of section 106 of
21	division B of the Tax Relief and Health Care Act of 2006
22	(42 U.S.C. 1395 note), as amended by section 117 of the
23	Medicare, Medicaid, and SCHIP Extension Act of 2007
24	(Public Law 110–173), is amended by striking "Sep-
25	tember 30, 2008" and inserting "September 30, 2009"

1	(b) Special Exception Reclassifications.—Sec-
2	tion 117(a)(2) of the Medicare, Medicaid, and SCHIP Ex-
3	tension Act of 2007 (Public Law 110-173) is amended
4	by striking "September 30, 2008" and inserting "Sep-
5	tember 30, 2009".
6	SEC. 125. REVOCATION OF UNIQUE DEEMING AUTHORITY
7	OF THE JOINT COMMISSION.
8	(a) Revocation.—Section 1865 of the Social Secu-
9	rity Act (42 U.S.C. 1395bb) is amended—
10	(1) by striking subsection (a); and
11	(2) by redesignating subsections (b), (c), (d),
12	and (e) as subsections (a), (b), (c), and (d), respec-
13	tively.
14	(b) Conforming Amendments.—(1) Section 1865
15	of the Social Security Act (42 U.S.C. 1395bb) is amend-
16	ed—
17	(A) in subsection (a)(1), as redesignated by
18	subsection (a)(2), by striking "In addition, if" and
19	inserting "If";
20	(B) in subsection (b), as so redesignated—
21	(i) by striking "released to him by the
22	Joint Commission on Accreditation of Hos-
23	pitals," and inserting "released to the Secretary
24	by''; and

1	(ii) by striking the comma after "Associa-
2	tion'';
3	(C) in subsection (c), as so redesignated, by
4	striking "pursuant to subsection (a) or (b)(1)" and
5	inserting "pursuant to subsection (a)(1)"; and
6	(D) in subsection (d), as so redesignated, by
7	striking "pursuant to subsection (a) or (b)(1)" and
8	inserting "pursuant to subsection (a)(1)".
9	(2) Section 1861(e) of the Social Security Act (42
10	U.S.C. 1395x(e)) is amended in the fourth sentence by
11	striking "and (ii) is accredited by the Joint Commission
12	on Accreditation of Hospitals, or is accredited by or ap-
13	proved by a program of the country in which such institu-
14	tion is located if the Secretary finds the accreditation or
15	comparable approval standards of such program to be es-
16	sentially equivalent to those of the Joint Commission on
17	Accreditation of Hospitals" and inserting "and (ii) is ac-
18	credited by a national accreditation body recognized by the
19	Secretary under section 1865(a), or is accredited by or
20	approved by a program of the country in which such insti-
21	tution is located if the Secretary finds the accreditation
22	or comparable approval standards of such program to be
23	essentially equivalent to those of such a national accredita-
24	tion body."

- 1 (3) Section 1864(c) of the Social Security Act (42)
- 2 U.S.C. 1395aa(c)) is amended by striking "pursuant to
- 3 subsection (a) or (b)(1) of section 1865" and inserting
- 4 "pursuant to section 1865(a)(1)".
- 5 (4) Section 1875(b) of the Social Security Act (42)
- 6 U.S.C. 1395ll(b)) is amended by striking "the Joint Com-
- 7 mission on Accreditation of Hospitals," and inserting "na-
- 8 tional accreditation bodies under section 1865(a)".
- 9 (5) Section 1834(a)(20)(B) of the Social Security Act
- 10 (42 U.S.C. 1395m(a)(20)(B)) is amended by striking
- 11 "section 1865(b)" and inserting "section 1865(a)".
- 12 (6) Section 1852(e)(4)(C) of the Social Security Act
- 13 (42 U.S.C. 1395w-22(e)(4)(C)) is amended by striking
- 14 "section 1865(b)(2)" and inserting "section 1865(a)(2)".
- 15 (c) Authority To Recognize the Joint Commis-
- 16 SION AS A NATIONAL ACCREDITATION BODY.—The Sec-
- 17 retary of Health and Human Services may recognize the
- 18 Joint Commission as a national accreditation body under
- 19 section 1865 of the Social Security Act (42 U.S.C.
- 20 1395bb), as amended by this section, upon such terms and
- 21 conditions, and upon submission of such information, as
- 22 the Secretary may require.
- 23 (d) Effective Date; Transition Rule.—(1) Sub-
- 24 ject to paragraph (2), the amendments made by this sec-
- 25 tion shall apply with respect to accreditations of hospitals

1	granted on or after the date that is 24 months after the
2	date of the enactment of this Act.
3	(2) For purposes of title XVIII of the Social Security
4	Act (42 U.S.C. 1395 et seq.), the amendments made by
5	this section shall not effect the accreditation of a hospital
6	by the Joint Commission, or under accreditation or com-
7	parable approval standards found to be essentially equiva-
8	lent to accreditation or approval standards of the Joint
9	Commission, for the period of time applicable under such
10	accreditation.
11	Subtitle C—Provisions Relating to
12	Part B
1213	Part B PART I—PHYSICIANS' SERVICES
13	PART I—PHYSICIANS' SERVICES
13 14	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY
13 14 15	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS.
13 14 15 16	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.—
13 14 15 16 17	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.— (1) INCREASE IN UPDATE FOR THE SECOND
13 14 15 16 17	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.— (1) INCREASE IN UPDATE FOR THE SECOND HALF OF 2008 AND FOR 2009.—
13 14 15 16 17 18	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.— (1) INCREASE IN UPDATE FOR THE SECOND HALF OF 2008 AND FOR 2009.— (A) FOR THE SECOND HALF OF 2008.—
13 14 15 16 17 18 19 20	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.— (1) INCREASE IN UPDATE FOR THE SECOND HALF OF 2008 AND FOR 2009.— (A) FOR THE SECOND HALF OF 2008.— Section 1848(d)(8) of the Social Security Act
13 14 15 16 17 18 19 20 21	PART I—PHYSICIANS' SERVICES SEC. 131. PHYSICIAN PAYMENT, EFFICIENCY, AND QUALITY IMPROVEMENTS. (a) IN GENERAL.— (1) INCREASE IN UPDATE FOR THE SECOND HALF OF 2008 AND FOR 2009.— (A) FOR THE SECOND HALF OF 2008.— Section 1848(d)(8) of the Social Security Act (42 U.S.C. 1395w-4(d)(8)), as added by section

1	(i) in the heading, by striking "A POR-
2	TION OF";
3	(ii) in subparagraph (A), by striking
4	"for the period beginning on January 1,
5	2008, and ending on June 30, 2008,"; and
6	(iii) in subparagraph (B)—
7	(I) in the heading, by striking
8	"THE REMAINING PORTION OF 2008
9	AND''; and
10	(II) by striking "for the period
11	beginning on July 1, 2008, and end-
12	ing on December 31, 2008, and".
13	(B) For 2009.—Section 1848(d) of the So-
14	cial Security Act (42 U.S.C. 1395w-4(d)), as
15	amended by section 101 of the Medicare, Med-
16	icaid, and SCHIP Extension Act of 2007 (Pub-
17	lie Law 110–173), is amended by adding at the
18	end the following new paragraph:
19	"(9) Update for 2009.—
20	"(A) In general.—Subject to paragraphs
21	(7)(B) and (8)(B), in lieu of the update to the
22	single conversion factor established in para-
23	graph (1)(C) that would otherwise apply for
24	2009, the update to the single conversion factor
25	shall be 1.1 percent.

1	"(B) NO EFFECT ON COMPUTATION OF
2	CONVERSION FACTOR FOR 2010 AND SUBSE-
3	QUENT YEARS.—The conversion factor under
4	this subsection shall be computed under para-
5	graph (1)(A) for 2010 and subsequent years as
6	if subparagraph (A) had never applied.''.
7	(2) Beneficiary premium protection.—Sec-
8	tion 1839(g) of the Social Security Act (42 U.S.C.
9	1395r(g)) is amended—
10	(A) by redesignating paragraphs (1) and
11	(2) as subparagraphs (A) and (B), respectively,
12	and moving such subparagraphs 2 ems to the
13	right;
14	(B) in the matter preceding paragraph (1),
15	by striking "shall exclude an estimate" and in-
16	serting "shall exclude—
17	"(1) an estimate"; and
18	(C) by adding at the end the following new
19	paragraph:
20	"(2) with respect to the monthly premium rate
21	under subsection (a)(3) for 2009,
22	[\$] of benefits and adminis-
23	trative costs.".
24	(3) REVISION OF THE PHYSICIAN ASSISTANCE
25	AND QUALITY INITIATIVE FUND.—Section 1848(1)(2)

1	of the Social Security Act (42 U.S.C. 1395w-
2	4(1)(2)), as amended by section $101(a)(2)$ of the
3	Medicare, Medicaid, and SCHIP Extension Act of
4	2007 (Public Law 110–173), is amended—
5	(A) in subparagraph (A)—
6	(i) by striking clause (i)(III); and
7	(ii) by striking clause (ii)(III); and
8	(B) in subparagraph (B)—
9	(i) in clause (i), by adding "and" at
10	the end;
11	(ii) in clause (ii), by striking "; and"
12	and inserting a period; and
13	(iii) by striking clause (iii).
14	(b) Extension and Improvement of the Qual-
15	ITY REPORTING SYSTEM.—
16	(1) System.—Section 1848(k)(2) of the Social
17	Security Act (42 U.S.C. 1395w-4(k)(2)), as amend-
18	ed by section 101(b)(1) of the Medicare, Medicaid,
19	and SCHIP Extension Act of 2007 (Public Law
20	110-173), is amended by adding at the end the fol-
21	lowing new subparagraphs:
22	"(C) For 2010 and subsequent
23	YEARS.—
24	"(i) In general.—Subject to clause
25	(ii), for purposes of reporting data on qual-

1	ity measures for covered professional serv-
2	ices furnished during 2010 and each subse-
3	quent year, subject to subsection
4	(m)(3)(C), the quality measures (including
5	electronic prescribing quality measures)
6	specified under this paragraph shall be
7	such measures selected by the Secretary
8	from measures that have been endorsed by
9	the entity with a contract with the Sec-
10	retary under section 1890(a).

"(ii) EXCEPTION.—In the case of a specified area or medical topic determined appropriate by the Secretary for which a feasible and practical measure has not been endorsed by the entity with a contract under section 1890(a), the Secretary may specify a measure that is not so endorsed as long as due consideration is given to measures that have been endorsed or adopted by a consensus organization identified by the Secretary, such as the AQA alliance.

"(D) OPPORTUNITY TO PROVIDE INPUT ON MEASURES FOR 2009 AND SUBSEQUENT YEARS.—For each quality measure (including

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1	an electronic prescribing quality measure
2	adopted by the Secretary under subparagrapl
3	(B) (with respect to 2009) or subparagrapl
4	(C), the Secretary shall ensure that eligible pro-
5	fessionals have the opportunity to provide input
6	during the development, endorsement, or selec-
7	tion of measures applicable to services they fur
8	nish.".
9	(2) Redesignation of reporting system.—
10	Subsection (c) of section 101 of division B of the
11	Tax Relief and Health Care Act of 2006 (42 U.S.C
12	1395w-4 note), as amended by section 101(b)(2) or
13	the Medicare, Medicaid, and SCHIP Extension Ac
14	of 2007 (Public Law 110–173), is redesignated as
15	subsection (m) of section 1848 of the Social Security
16	Act.
17	(3) Incentive payments under reporting
18	System.—Section 1848(m) of the Social Security
19	Act, as redesignated by paragraph (2), is amended—
20	(A) by amending the heading to read as
21	follows: "Incentive Payments for Quality
22	Reporting";
23	(B) by striking paragraph (1) and insert
24	ing the following:
25	"(1) Incentive payments.—

1	"(A) IN GENERAL.—For 2007 through
2	2010, with respect to covered professional serv-
3	ices furnished during a reporting period by an
4	eligible professional, if—
5	"(i) there are any quality measures
6	that have been established under the physi-
7	cian reporting system that are applicable
8	to any such services furnished by such pro-
9	fessional for such reporting period; and
10	"(ii) the eligible professional satisfac-
11	torily submits (as determined under this
12	subsection) to the Secretary data on such
13	quality measures in accordance with such
14	reporting system for such reporting period,
15	in addition to the amount otherwise paid under
16	this part, there also shall be paid to the eligible
17	professional (or to an employer or facility in the
18	cases described in clause (A) of section
19	1842(b)(6)) or, in the case of a group practice
20	under paragraph (3)(C), to the group practice,
21	from the Federal Supplementary Medical Insur-
22	ance Trust Fund established under section
23	1841 an amount equal to the applicable quality
24	percent of the Secretary's estimate (based on

claims submitted not later than 2 months after

1	the end of the reporting period) of the allowed
2	charges under this part for all such covered
3	professional services furnished by the eligible
4	professional (or, in the case of a group practice
5	under paragraph (3)(C), by the group practice)
6	during the reporting period.
7	"(B) Applicable quality percent.—
8	For purposes of subparagraph (A), the term
9	'applicable quality percent' means—
10	"(i) for 2007 and 2008, 1.5 percent;
11	and
12	"(ii) for 2009 and 2010, 2.0 per-
13	cent.";
4	(C) by striking paragraph (3) and redesig-
15	nating paragraph (2) as paragraph (3);
16	(D) in paragraph (3), as so redesignated—
17	(i) in the matter preceding subpara-
18	graph (A), by striking "For purposes" and
19	inserting the following:
20	"(A) In general.—For purposes";
21	(ii) by redesignating subparagraphs
22	(A) and (B) as clauses (i) and (ii), respec-
23	tively, and moving the indentation of such
24	clauses 2 ems to the right;

1	(iii) in subparagraph (A), as added by
2	clause (i), by adding at the end the fol-
3	lowing flush sentence:
4	"For years after 2008, quality measures for
5	purposes of this subparagraph shall not include
6	electronic prescribing quality measures."; and
7	(iv) by adding at the end the following
8	new subparagraphs:
9	"(C) Satisfactory reporting meas-
10	URES FOR GROUP PRACTICES.—
11	"(i) IN GENERAL.—By January 1,
12	2010, the Secretary shall establish and
13	have in place a process under which eligi-
14	ble professionals in a group practice (as
15	defined by the Secretary) shall be treated
16	as satisfactorily submitting data on quality
17	measures under subparagraph (A) and as
18	meeting the requirement described in sub-
19	paragraph (B)(ii) for covered professional
20	services for a reporting period (or, for pur-
21	poses of subsection (a)(5), for a reporting
22	period for a year) if, in lieu of reporting
23	measures under subsection (k)(2)(C), the
24	group practice reports measures deter-
25	mined appropriate by the Secretary, such

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as measures that target high-cost chronic conditions and preventive care, in a form and manner, and at a time, specified by the Secretary.

- "(ii) STATISTICAL SAMPLING MODEL.—The process under clause (i) shall provide for the use of a statistical sampling model to submit data on measures, such as the model used under the Physician Group Practice demonstration project under section 1866A.
- "(iii) NO DOUBLE PAYMENTS.—Payments to a group practice under this subsection by reason of the process under clause (i) shall be in lieu of the payments that would otherwise be made under this subsection to eligible professionals in the group practice for satisfactorily submitting data on quality measures.
- "(D) AUTHORITY TO REVISE SATISFACTORILY REPORTING DATA.—For years after 2009, the Secretary, in consultation with stakeholders and experts, may revise the criteria under this subsection for satisfactorily submitting data on quality measures under subpara-

1	graph (A) and the criteria for submitting data
2	on electronic prescribing quality measures
3	under subparagraph (B)(ii).";
4	(E) in paragraph (5)—
5	(i) in subparagraph (C), by inserting
6	"for 2007, 2008, and 2009," after "provi-
7	sion of law,";
8	(ii) in subparagraph (D)—
9	(I) in clause (i)—
0	(aa) by inserting "for 2007
1	and 2008" after "under this sub-
2	section"; and
.3	(bb) by striking "paragraph
4	(2)" and inserting "this sub-
.5	section";
.6	(II) in clause (ii), by striking
.7	"shall" and inserting "may establish
.8	procedures to"; and
.9	(III) in clause (iii)—
20	(aa) by inserting "(or, in the
2.1	case of a group practice under
22	paragraph (3)(C), the group
23	practice)" after "an eligible pro-
24	fessional";

1	(bb) by striking "bonus in-
2	centive payment" and inserting
3	"incentive payment under this
4	subsection"; and
5	(cc) by adding at the end
6	the following new sentence: "If
7	such payments for such period
8	have already been made, the Sec-
9	retary shall recoup such pay-
10	ments from the eligible profes-
11	sional (or the group practice).";
12	(iii) in subparagraph (E)—
13	(I) by striking "(I) IN GEN-
14	ERAL.—'';
15	(II) by striking clause (ii);
16	(III) by redesignating subclauses
17	(I) through (IV) as clauses (i)
18	through (iv), respectively, and moving
19	the indentation of such clauses 2 ems
20	to the left;
21	(IV) in clause (ii), as so redesig-
22	nated, by striking "paragraph (2)"
23	and inserting "this subsection"; and
24	(V) in clause (iv), as so redesig-
25	nated—

1	(aa) by striking "the bonus"
2	and inserting "any"; and
3	(bb) by inserting "and the
4	payment adjustment under sub-
5	section (a)(5)(A)" before the pe-
6	riod at the end;
7	(iv) in subparagraph (F)—
8	(I) by striking "2009, paragraph
9	(3) shall not apply, and" and insert-
10	ing "subsequent years,"; and
11	(II) by striking "paragraph (2)"
12	and inserting "this subsection"; and
13	(v) by adding at the end the following
14	new subparagraph:
15	"(G) Posting on Website.—The Sec-
16	retary shall post on the Internet website of the
17	Centers for Medicare & Medicaid Services, in an
18	easily understandable format, a list of the
19	names of the following:
20	"(i) The eligible professionals (or, in
21	the case of reporting under paragraph
22	(3)(C), the group practices) who satisfac-
23	torily submitted data on quality measures
24	under this subsection.

1	"(ii) The eligible professionals (or, in
2	the case of reporting under paragraph
3	(3)(C), the group practices) who are suc-
4	cessful electronic prescribers."; and
5	(F) in paragraph (6), by striking subpara-
6	graph (C) and inserting the following:
7	"(C) Reporting Period.—
8	"(i) In general.—Subject to clauses
9	(ii) and (iii), the term 'reporting period'
10	means—
11	"(I) for 2007, the period begin-
12	ning on July 1, 2007, and ending on
13	December 31, 2007; and
14	"(II) for 2008, 2009, 2010, and
15	2011, the entire year.
16	"(ii) Authority to revise report-
17	ING PERIOD.—For years after 2009, the
18	Secretary may revise the reporting period
19	under clause (i) if the Secretary deter-
20	mines such revision is appropriate, pro-
21	duces valid results on measures reported,
22	and is consistent with the goals of maxi-
23	mizing scientific validity and reducing ad-
24	ministrative burden. If the Secretary re-
25	vises such period pursuant to the preceding

1	sentence, the term 'reporting period' shall
2	mean such revised period.
3	"(iii) Reference.—Any reference in
4	this subsection to a reporting period with
5	respect to the application of subsection
6	(a)(5) shall be deemed a reference to the
7	reporting period under subparagraph
8	(D)(iii) of such subsection.".
9	(4) Inclusion of qualified audiologists
10	AS ELIGIBLE PROFESSIONALS.—
11	(A) IN GENERAL.—Section 1848(k)(3)(B)
12	of the Social Security Act (42 U.S.C. 1395w-
13	4(k)(3)(B)), is amended by adding at the end
14	the following new clause:
15	"(iv) Beginning with 2009, a qualified
16	audiologist (as defined in section
17	1861(ll)(3)(B)).".
18	(B) NO CHANGE IN BILLING.—Nothing in
19	the amendment made by subparagraph (A)
20	shall be construed to change the way in which
21	billing for audiology services (as defined in sec-
22	tion 1861(ll)(2) of the Social Security Act (42
23	U.S.C. 1395x(ll)(2))) occurs under title XVIII
24	of such Act as of July 1, 2008.

1	(5) CONFORMING AMENDMENTS.—Section
2	1848(m) of the Social Security Act, as added and
3	amended by paragraphs (2) and (3), is amended—
4	(A) in paragraph (5)—
5	(i) in subparagraph (A)—
6	(I) by striking "section 1848(k)
7	of the Social Security Act, as added
8	by subsection (b)," and inserting
9	"subsection (k)"; and
10	(II) by striking "such section"
11	and inserting "such subsection";
12	(ii) in subparagraph (B), by striking
13	"of the Social Security Act (42 U.S.C.
14	13951)";
15	(iii) in subparagraph (E), in the mat-
16	ter preceding clause (i), by striking "1869
17	or 1878 of the Social Security Act or oth-
18	erwise" and inserting "1869, section 1878,
19	or otherwise"; and
20	(iv) in subparagraph (F)—
21	(I) by striking "paragraph (2)(B)
22	of section 1848(k) of the Social Secu-
23	rity Act (42 U.S.C. 1395w-4(k))" and
24	inserting "subsection (k)(2)(B)"; and

1	(II) by striking "paragraph (4)
2	of such section" and inserting "sub-
3	section (k)(4)";
4	(B) in paragraph (6)—
5	(i) in subparagraph (A), by striking
6	"section 1848(k)(3) of the Social Security
7	Act, as added by subsection (b)" and in-
8	serting "subsection (k)(3)"; and
9	(ii) in subparagraph (B), by striking
10	"section 1848(k) of the Social Security
11	Act, as added by subsection (b)" and in-
12	serting "subsection (k)"; and
13	(C) by striking paragraph (6)(D).
14	(6) No affect on incentive payments for
15	2007 OR 2008.—Nothing in the amendments made by
16	this subsection or section 132 shall affect the oper-
17	ation of the provisions of section 1848(m) of the So-
18	cial Security Act, as redesignated and amended by
19	such subsection and section, with respect to 2007 or
20	2008.
21	(c) Physician Feedback Program To Improve
22	EFFICIENCY AND CONTROL COSTS.—
23	(1) IN GENERAL.—Section 1848 of the Social
24	Security Act (42 U.S.C. 1395w-4), as amended by

1 - . . t F.

1	subsection (b), is amended by adding at the end the
2	following new subsection:
3	"(n) Physician Feedback Program.—
4	"(1) Establishment.—
5	"(A) IN GENERAL.—The Secretary shall
6	establish a Physician Feedback Program (in
7	this subsection referred to as the 'Program')
8	under which the Secretary shall use claims data
9	under this title (and may use other data) to
0	provide confidential reports to physicians (and,
1	as determined appropriate by the Secretary, to
2	groups of physicians) that measure the re-
13	sources involved in furnishing care to individ-
4	uals under this title. If determined appropriate
5	by the Secretary, the Secretary may include in-
6	formation on the quality of care furnished to in-
17	dividuals under this title by the physician (or
18	group of physicians) in such reports.
19	"(B) RESOURCE USE.—The resources de-
20	scribed in subparagraph (A) may be meas-
21	ured—
22	"(i) on an episode basis;
23	"(ii) on a per capita basis; or
24	"(iii) on both an episode and a per
25	capita basis.

1	"(2) Implementation.—The Secretary shall
2	implement the Program by not later than January
3	1, 2009.
4	"(3) Data for reports.—To the extent prac-
5	ticable, reports under the Program shall be based on
6	the most recent data available.
7	"(4) Authority to focus application.—The
8	Secretary may focus the application of the Program
9	as appropriate, such as focusing the Program on—
10	"(A) physician specialties that account for
11	a certain percentage of all spending for physi-
12	cians' services under this title;
13	"(B) physicians who treat conditions that
14	have a high cost or a high volume, or both,
15	under this title;
16	"(C) physicians who use a high amount of
17	resources compared to other physicians;
18	"(D) physicians practicing in certain geo-
19	graphic areas; or
20	"(E) physicians who treat a minimum
21	number of individuals under this title.
22	"(5) Authority to exclude certain infor-
23	MATION IF INSUFFICIENT INFORMATION.—The Sec-
24	retary may exclude certain information regarding a
25	service from a report under the Program with re-

- spect to a physician (or group of physicians) if the Secretary determines that there is insufficient information relating to that service to provide a valid report on that service.
 - "(6) Adjustment of data.—To the extent practicable, the Secretary shall make appropriate adjustments to the data used in preparing reports under the Program, such as adjustments to take into account variations in health status and other patient characteristics.
 - "(7) EDUCATION AND OUTREACH.—The Secretary shall provide for education and outreach activities to physicians on the operation of, and methodologies employed under, the Program.
 - "(8) DISCLOSURE EXEMPTION.—Reports under the Program shall be exempt from disclosure under section 552 of title 5, United States Code.".
 - (2) GAO STUDY AND REPORT ON THE PHYSICIAN FEEDBACK PROGRAM.—
 - (A) STUDY.—The Comptroller General of the United States shall conduct a study of the Physician Feedback Program conducted under section 1848(n) of the Social Security Act, as added by paragraph (1), including the implementation of the Program.

1	(B) REPORT.—Not later than March 1,
2	2011, the Comptroller General of the United
3	States shall submit a report to Congress con-
4	taining the results of the study conducted under
5	subparagraph (A), together with recommenda-
6	tions for such legislation and administrative ac-
7	tion as the Comptroller General determines ap-
8	propriate.

- 9 (d) Plan for Transition to Value-Based Pur-10 chasing Program for Physicians and Other Practi-11 tioners.—
 - (1) IN GENERAL.—The Secretary of Health and Human Services shall develop a plan to transition to a value-based purchasing program for payment under the Medicare program for covered professional services (as defined in section 1848(k)(3)(A) of the Social Security Act (42 U.S.C. 1395w-4(k)(3)(A))).
 - (2) Report.—Not later than May 1, 2010, the Secretary of Health and Human Services shall submit a report to Congress containing the plan developed under paragraph (1), together with recommendations for such legislation and administrative action as the Secretary determines appropriate.

SEC. 132. INCENTIVES FOR ELECTRONIC PRESCRIBING.

2 ((a)	INCENTIVE	PAYMENTS.	—Section	1848(1	m)	of th	ie
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3 Social Security Act, as added and amended by section

- 4 131(b), is amended—
- 5 (1) by inserting after paragraph (1), the fol-
- 6 lowing new paragraph:
- 7 "(2) Incentive payments for electronic

"(A) IN GENERAL.—For 2009 through

8 PRESCRIBING.—

9

10 2013, with respect to covered professional services furnished during a reporting period by an 11 12 eligible professional, if the eligible professional 13 is a successful electronic prescriber for such re-14 porting period, in addition to the amount otherwise paid under this part, there also shall be 15 16 paid to the eligible professional (or to an employer or facility in the cases described in 17 18 clause (A) of section 1842(b)(6)) or, in the case of a group practice under paragraph (3)(C), to 19 the group practice, from the Federal Supple-20 mentary Medical Insurance Trust Fund estab-21 lished under section 1841 an amount equal to 22 the applicable electronic prescribing percent of 23 the Secretary's estimate (based on claims sub-24 mitted not later than 2 months after the end of 25 26 the reporting period) of the allowed charges

under this part for all such covered professional services furnished by the eligible professional (or, in the case of a group practice under paragraph (3)(C), by the group practice) during the reporting period.

"(B) LIMITATION WITH RESPECT TO ELECTRONIC PRESCRIBING QUALITY MEASURES.—
The provisions of this paragraph and subsection
(a)(5) shall not apply to an eligible professional
(or, in the case of a group practice under paragraph (3)(C), to the group practice) if, for the reporting period (or, for purposes of subsection
(a)(5), for the reporting period for a year)—

"(i) the allowed charges under this part for all covered professional services furnished by the eligible professional (or group, as applicable) for the codes to which the electronic prescribing quality measure applies (as identified by the Secretary and published on the Internet website of the Centers for Medicare & Medicaid Services as of January 1, 2008, and as subsequently modified by the Secretary) are less than 10 percent of the total of the allowed charges under this part

1	for all such covered professional services
2	furnished by the eligible professional (or
3	the group, as applicable); or
4	"(ii) if determined appropriate by the
5	Secretary, the eligible professional does not
6	submit (including both electronically and
7	nonelectronically) a sufficient number (as
8	determined by the Secretary) of prescrip-
9	tions under part D.
10	If the Secretary makes the determination to
11	apply clause (ii) for a period, then clause (i)
12	shall not apply for such period.
13	"(C) APPLICABLE ELECTRONIC PRE-
14	SCRIBING PERCENT.—For purposes of subpara-
15	graph (A), the term 'applicable electronic pre-
16	scribing percent' means—
17	"(i) for 2009 and 2010, 2.0 percent;
18	"(ii) for 2011 and 2012, 1.0 percent;
19	and
20	"(iii) for 2013, 0.5 percent.";
21	(2) in paragraph (3), as redesignated by section
22	131(b)—
23	(A) in the heading, by inserting "AND SUC-
24	CESSFUL ELECTRONIC PRESCRIBER" after "RE-
25	PORTING''; and

1	(B) by inserting after subparagraph (A)
2	the following new subparagraph:
3	"(B) Successful electronic pre-
4	SCRIBER.—
5	"(i) In General.—For purposes of
6	paragraph (2) and subsection (a)(5), an el-
7	igible professional shall be treated as a
8	successful electronic prescriber for a re-
9	porting period (or, for purposes of sub-
10	section (a)(5), for the reporting period for
11	a year) if the eligible professional meets
12	the requirement described in clause (ii), or,
13	if the Secretary determines appropriate,
14	the requirement described in clause (iii). If
15	the Secretary makes the determination
16	under the preceding sentence to apply the
17	requirement described in clause (iii) for a
18	period, then the requirement described in
19	clause (ii) shall not apply for such period.
20	"(ii) Requirement for submitting
21	DATA ON ELECTRONIC PRESCRIBING QUAL-
22	ITY MEASURES.—The requirement de-
23	scribed in this clause is that, with respect
24	to covered professional services furnished

by an eligible professional during a report-

ing period (or, for purposes of subsection (a)(5), for the reporting period for a year), if there are any electronic prescribing quality measures that have been established under the physician reporting system and are applicable to any such services furnished by such professional for the period, such professional reported each such measure under such system in at least 50 percent of the cases in which such measure is reportable by such professional under such system.

"(iii) REQUIREMENT FOR ELECTRONI-CALLY PRESCRIBING UNDER PART D.—The requirement described in this clause is that the eligible professional electronically submitted a sufficient number (as determined by the Secretary) of prescriptions under part D during the reporting period (or, for purposes of subsection (a)(5), for the reporting period for a year).

"(iv) USE OF PART D DATA.—Notwithstanding sections 1860D-15(d)(2)(B) and 1860D-15(f)(2), the Secretary may use data regarding drug claims submitted

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1	for purposes of section 1860D–15 that are
2	necessary for purposes of clause (iii), para-
3	graph (2)(B)(ii), and paragraph (5)(G).
4	"(v) Standards for electronic
5	PRESCRIBING.—To the extent practicable,
6	in determining whether eligible profes-
7	sionals meet the requirements under
8	clauses (ii) and (iii) for purposes of clause
9	(i), the Secretary shall ensure that eligible
10	professionals utilize electronic prescribing
11	systems in compliance with standards es-
12	tablished for such systems pursuant to the
13	Part D Electronic Prescribing Program
14	under section 1860D-4(e)."; and
15	(3) in paragraph (5)(E), by striking clause (iii)
16	and inserting the following new clause:
17	"(iii) the determination of a successful
18	electronic prescriber under paragraph (3),
19	the limitation under paragraph (2)(B), and
20	the exception under subsection (a)(5)(B);
21	and".
22	(b) Incentive Payment Adjustment.—Section
23	1848(a) of the Social Security Act (42 U.S.C. 1395w-
24	4(a)) is amended by adding at the end the following new
25	paragraph:

1	"(5) Incentives for electronic pre-
2	SCRIBING.—
3	"(A) Adjustment.—
4	"(i) In general.—Subject to sub-
5	paragraph (B) and subsection (m)(2)(B),
6	with respect to covered professional serv-
7	ices furnished by an eligible professional
8	during 2012 or any subsequent year, if the
9	eligible professional is not a successful
10	electronic prescriber for the reporting pe-
11	riod for the year (as determined under
12	subsection (m)(3)(B)), the fee schedule
13	amount for such services furnished by such
14	professional during the year (including the
15	fee schedule amount for purposes of deter-
16	mining a payment based on such amount)
17	shall be equal to the applicable percent of
18	the fee schedule amount that would other-
19	wise apply to such services under this sub-
20	section (determined after application of
21	paragraph (3) but without regard to this
22	paragraph).
23	"(ii) Applicable percent.—For
24	purposes of clause (i), the term 'applicable
25	percent' means—

1	"(I) for 2012, 99 percent;
2	"(II) for 2012, 98.5 percent; and
3	"(III) for 2014 and each subse-
4	quent year, 98 percent.
5	"(B) Significant hardship excep-
6	TION.—The Secretary may, on a case-by-case
7	basis, exempt an eligible professional from the
8	application of the payment adjustment under
9	subparagraph (A) if the Secretary determines,
10	subject to annual renewal, that compliance with
11	the requirement for being a successful elec-
12	tronic prescriber would result in a significant
13	hardship, such as in the case of an eligible pro-
14	fessional who practices in a rural area without
15	sufficient Internet access.
16	"(C) Application.—
17	"(i) Physician reporting system
18	RULES.—Paragraphs (5), (6), and (8) of
19	subsection (k) shall apply for purposes of
20	this paragraph in the same manner as they
21	apply for purposes of such subsection.
22	"(ii) Incentive payment valida-
23	TION RULES.—Clauses (ii) and (iii) of sub-
24	section (m)(5)(D) shall apply for purposes

1	of this paragraph in a similar manner as
2	they apply for purposes of such subsection.
3	"(D) Definitions.—For purposes of this
4	paragraph:
5	"(i) Eligible professional; cov-
6	ERED PROFESSIONAL SERVICES.—The
7	terms 'eligible professional' and 'covered
8	professional services' have the meanings
9	given such terms in subsection (k)(3).
10	"(ii) Physician reporting sys-
11	TEM.—The term 'physician reporting sys-
12	tem' means the system established under
13	subsection (k).
14	"(iii) Reporting Period.—The term
15	'reporting period' means, with respect to a
16	year, a period specified by the Secretary.".
17	(e) GAO REPORT ON ELECTRONIC PRESCRIBING.—
18	Not later than September 1, 2012, the Comptroller Gen-
19	eral of the United States shall submit to Congress a report
20	on the implementation of the incentives for electronic pre-
21	scribing established under the provisions of, and amend-
22	ments made by, this section. Such report shall include in-
23	formation regarding the following:
24	(1) The percentage of eligible professionals (as
25	defined in section 1848(k)(3) of the Social Security

- 1 Act (42 U.S.C. 1395w-4(k)(3))) that are using elec-2 tronic prescribing systems, including a determination 3 of whether less than 50 percent of eligible profes-4 sionals are using electronic prescribing systems.
 - (2) If less than 50 percent of eligible professionals are using electronic prescribing systems, recommendations for increasing the use of electronic prescribing systems by eligible professionals, such as changes to the incentive payment adjustments established under section 1848(a)(5) of such Act, as added by subsection (b).
 - (3) The estimated savings to the Medicare program under title XVIII of such Act resulting from the use of electronic prescribing systems.
 - (4) Reductions in avoidable medical errors resulting from the use of electronic prescribing systems.
 - (5) The extent to which the privacy and security of the personal health information of Medicare beneficiaries is protected when such beneficiaries' prescription drug data and usage information is used for purposes other than their direct clinical care, including—
 - (A) whether information identifying the beneficiary is, and remains, removed from data

1	regarding the beneficiary's prescription drug
2	utilization; and
3	(B) the extent to which current law re-
4	quires sufficient and appropriate oversight and
5	audit capabilities to monitor the practice of pre-
6	scription drug data mining.
7	(6) Such other recommendations and adminis-
8	trative action as the Comptroller General determines
9	to be appropriate.
0	SEC. 133. EXPANDING ACCESS TO PRIMARY CARE SERV-
1	ICES.
2	(a) Incentive Payment Program for Primary
3	CARE SERVICES FURNISHED IN PHYSICIAN SCARCITY
4	Areas.—
5	(1) IN GENERAL.—Section 1833 of the Social
6	Security Act (42 U.S.C. 1395l) is amended by add-
7	ing at the end the following new subsection:
8	"(v) Incentive Payments for Primary Care
19	SERVICES FURNISHED IN PHYSICIAN SCARCITY AREAS.—
20	"(1) In general.—In the case of primary care
21	services furnished on or after January 1, 2011, by
22	a primary care physician in a primary care scarcity
23	county, in addition to the amount of payment that
24	would otherwise be made for such services under this
25	part, there also shall be paid (on a monthly or quar-

1	terly basis) an amount equal to 5 percent of the pay-
2	ment amount for the service under this part.
3	"(2) Definitions.—In this subsection:
4	"(A) Primary care physician.—The
5	term 'primary care physician' means a physi-
6	cian (as described in section 1861(r)(1)) for
7	whom primary care services accounted for at
8	least a specified percent (as determined by the
9	Secretary) of the allowed charges under this
10	part for such physician in a prior period as de-
11	termined appropriate by the Secretary.
12	"(B) Primary care scarcity county.—
13	The term 'primary care scarcity county' means
14	the primary care scarcity counties that the Sec-
15	retary was using under subsection (u) with re-
16	spect to physicians' services furnished on De-
17	cember 31, 2007.
18	"(C) Primary care services.—The term
19	'primary care services' means procedure codes
20	for services in the category of the Healthcare
21	Common Procedure Coding System, as estab-
22	lished by the Secretary under section
23	1848(e)(5) (as of December 31, 2008 and as
24	subsequently modified by the Secretary) con-

sisting of evaluation and management services,

1	but limited to such procedure codes in the cat-
2	egory of office or other outpatient services, and
3	consisting of subcategories of such procedure
4	codes for services for both new and established
5	patients.
6	"(3) Judicial review.—There shall be no ad-
7	ministrative or judicial review under section 1869,
8	1878, or otherwise, respecting the identification of
9	primary care physicians, primary care specialty
0	areas, or primary care services under this sub-
1	section.".
2	(2) Conforming Amendment.—Section
3	1834(g)(2)(B) of the Social Security Act (42 U.S.C.
4	1395m(g)(2)(B)) is amended by adding at the end
5	the following sentence: "Section 1833(v) shall not be
6	taken into account in determining the amounts that
7	would otherwise be paid pursuant to the preceding
8	sentence.".
9	(b) REVISIONS TO THE MEDICARE MEDICAL HOME
0	Demonstration Project.—
1	(1) Authority to expand.—Section 204(b)
2	of division B of the Tax Relief and Health Care Act

of 2006 (42 U.S.C. 1395b-1 note) is amended—

1	(A) in paragraph (1), by striking "The
2	project" and inserting "Subject to paragraph
3	(3), the project'; and
4	(B) by adding at the end the following new
5	paragraph:
6	"(3) Expansion.—The Secretary may expand
7	the duration and the scope of the project under
8	paragraph (1), to an extent determined appropriate
9	by the Secretary, if the Secretary determines that
10	such expansion will result in any of the following
11	conditions being met:
12	"(A) The expansion of the project is ex-
13	pected to improve the quality of patient care
14	without increasing spending under the Medicare
15	program (not taking into account amounts
16	available under subsection (g)).
17	"(B) The expansion of the project is ex-
18	pected to reduce spending under the Medicare
19	program (not taking into account amounts
20	available under subsection (g)) without reducing
21	the quality of patient care.".
22	(2) Funding and application.—Section 204
23	of division B of the Tax Relief and Health Care Act
24	of 2006 (42 U.S.C. 1395b-1 note) is amended by
25	adding at the end the following new subsections:

1	"(g) Funding From SMI Trust Fund.—There
2	shall be available, from the Federal Supplementary Med-
3	ical Insurance Trust Fund (under section 1841 of the So-
4	cial Security Act (42 U.S.C. 1395t)), the amount of
5	\$100,000,000 to carry out the project.
6	"(h) APPLICATION.—Chapter 35 of title 44, United
7	States Code, shall not apply to the conduct of the
8	project.".
9	(c) Application of Budget-Neutrality Adjus-
0	TOR TO CONVERSION FACTOR.—Section 1848(c)(2)(B) of
1	the Social Security Act (42 U.S.C. 1395w-4(c)(2)(B)) is
2	amended by inserting at the end the following new clause:
13	"(iv) Alternative application of
4	BUDGET-NEUTRALITY ADJUSTMENT.—Not-
5	withstanding subsection (d)(9)(A), effective
6	for fee schedules established beginning
17	with 2009, with respect to the 5-year re-
8	view of work relative value units used in
19	fee schedules for 2007 and 2008, in lieu of
20	continuing to apply budget-neutrality ad-
21	justments required under clause (ii) for
22	2007 and 2008 to work relative value
2	units the Secretary shall apply such budg-

et-neutrality adjustments to the conversion

1	factor otherwise determined for years be-
2	ginning with 2009.".
3	SEC. 134. EXTENSION OF FLOOR ON MEDICARE WORK GEO-
4	GRAPHIC ADJUSTMENT UNDER THE MEDI-
5	CARE PHYSICIAN FEE SCHEDULE.
6	(a) In General.—Section 1848(e)(1)(E) of the So-
7	cial Security Act (42 U.S.C. 1395w-4(e)(1)(E)), as
8	amended by section 103 of the Medicare, Medicaid, and
9	SCHIP Extension Act of 2007 (Public Law 110–173), is
0	amended by striking "before July 1, 2008" and inserting
1	"before January 1, 2010".
2	(b) Treatment of Physicians' Services Fur-
3	NISHED IN CERTAIN AREAS.—Section 1848(e)(1)(G) of
4	the Social Security Act (42 U.S.C. 1395w-4(e)(1)(G)) is
5	amended by adding at the end the following new sentence:
6	"For purposes of payment for services furnished in the
7	State described in the preceding sentence on or after Jan-
8	uary 1, 2009, after calculating the work geographic index
9	in subparagraph (A)(iii), the Secretary shall increase the
20	work geographic index to 1.5 if such index would otherwise
21	be less than 1.5".
22	(c) Technical Correction.—Section 602(1) of the
23	Medicare Prescription Drug, Improvement, and Mod-
24	ernization Act of 2003 (Public Law 108–173; 117 Stat.
25	2301) is amended to read as follows:

1	"(1) in subparagraph (A), by striking 'subpara-
2	graphs (B), (C), and (E)' and inserting 'subpara-
3	graphs (B), (C), (E), and (G)'; and".
4	SEC. 135. IMAGING PROVISIONS.
5	(a) Accreditation Requirement.—
6	(1) Accreditation requirement.—Section
7	1834 of the Social Security Act (42 U.S.C. 1395m)
8	is amended by inserting after subsection (d) the fol-
9	lowing new subsection:
0	"(e) Accreditation Requirement for Advanced
1	Diagnostic Imaging Services.—
2	"(1) In general.—
3	"(A) IN GENERAL.—Beginning with Janu-
4	ary 1, 2012, with respect to the technical com-
.5	ponent of advanced diagnostic imaging services
6	for which payment is made under the fee sched-
7	ule established under section 1848(b) and that
8	are furnished by a supplier, payment may only
9	be made if such supplier is accredited by an ac-
20	creditation organization designated by the Sec-
21	retary under paragraph (2)(B)(i).
22	"(B) ADVANCED DIAGNOSTIC IMAGING
23	SERVICES DEFINED.—In this subsection, the
24	term 'advanced diagnostic imaging services' in-
25	aludas

1	"(i) diagnostic magnetic resonance
2	imaging, computed tomography, and nu-
3	clear medicine (including positron emission
4	tomography); and
5	"(ii) such other diagnostic imaging
6	services, including services described in
7	section 1848(b)(4)(B) (excluding X-ray,
8	ultrasound, and fluoroscopy), as specified
9	by the Secretary in consultation with phy-
10	sician specialty organizations and other
11	stakeholders.
12	"(C) Supplier Defined.—In this sub-
13	section, the term 'supplier' has the meaning
14	given such term in section 1861(d).
15	"(2) Accreditation organizations.—
16	"(A) Factors for designation of ac-
17	CREDITATION ORGANIZATIONS.—The Secretary
18	shall consider the following factors in desig-
19	nating accreditation organizations under sub-
20	paragraph (B)(i) and in reviewing and modi-
21	fying the list of accreditation organizations des-
22	ignated pursuant to subparagraph (C):
23	"(i) The ability of the organization to
24	conduct timely reviews of accreditation ap-
25	plications.

1	"(ii) Whether the organization has es-
2	tablished a process for the timely integra-
3	tion of new advanced diagnostic imaging
4	services into the organization's accredita-
5	tion program.
6	"(iii) Whether the organization uses
7	random site visits, site audits, or other
8	strategies for ensuring accredited suppliers
9	maintain adherence to the criteria de-
0	scribed in paragraph (3).
.1	"(iv) The ability of the organization
.2	to take into account the capacities of sup-
13	pliers located in a rural area (as defined in
.4	section $1886(d)(2)(D)$).
.5	"(v) Whether the organization has es-
.6	tablished reasonable fees to be charged to
.7	suppliers applying for accreditation.
8	"(vi) Such other factors as the Sec-
9	retary determines appropriate.
20	"(B) Designation.—Not later than Janu-
21	ary 1, 2010, the Secretary shall designate orga-
22	nizations to accredit suppliers furnishing the
23	technical component of advanced diagnostic im-
24	aging services. The list of accreditation organi-

1	zations so designated may be modified pursuant
2	to subparagraph (C).
3	"(C) REVIEW AND MODIFICATION OF LIST
4	OF ACCREDITATION ORGANIZATIONS.—
5	"(i) In General.—The Secretary
6	shall review the list of accreditation organi-
7	zations designated under subparagraph (B)
8	taking into account the factors under sub-
9	paragraph (A). Taking into account the re-
10	sults of such review, the Secretary may, by
11	regulation, modify the list of accreditation
12	organizations designated under subpara-
13	graph (B).
14	"(ii) Special rule for accredita-
15	TIONS DONE PRIOR TO REMOVAL FROM
16	LIST OF DESIGNATED ACCREDITATION OR-
17	GANIZATIONS.—In the case where the Sec-
18	retary removes an organization from the
19	list of accreditation organizations des-
20	ignated under subparagraph (B), any sup-
21	plier that is accredited by the organization
22	during the period beginning on the date on
23	which the organization is designated as an
24	accreditation organization under subpara-
2.5	oranh (R) and ending on the date on

which the organization is removed from such list shall be considered to have been accredited by an organization designated by the Secretary under subparagraph (B) for the remaining period such accreditation is in effect.

- "(3) CRITERIA FOR ACCREDITATION.—The Secretary shall establish procedures to ensure that the criteria used by an accreditation organization designated under paragraph (2)(B) to evaluate a supplier that furnishes the technical component of advanced diagnostic imaging services for the purpose of accreditation of such supplier is specific to each imaging modality. Such criteria shall include—
 - "(A) standards for qualifications of medical personnel who are not physicians and who furnish the technical component of advanced diagnostic imaging services;
 - "(B) standards for qualifications and responsibilities of medical directors and supervising physicians, including standards that recognize the considerations described in paragraph (4);
 - "(C) procedures to ensure that equipment used in furnishing the technical component of

1	advanced diagnostic imaging services meets per-
2	formance specifications;
3	"(D) standards that require the supplier
4	have procedures in place to ensure the safety of
5	persons who furnish the technical component of
6	advanced diagnostic imaging services and indi-
7	viduals to whom such services are furnished;
8	"(E) standards that require the establish-
9	ment and maintenance of a quality assurance
10	and quality control program by the supplier
11	that is adequate and appropriate to ensure the
12	reliability, clarity, and accuracy of the technical
13	quality of diagnostic images produced by such
14	supplier; and
15	"(F) any other standards or procedures
16	the Secretary determines appropriate.
17	"(4) Recognition in standards for the
18	EVALUATION OF MEDICAL DIRECTORS AND SUPER-
19	VISING PHYSICIANS.—The standards described in
20	paragraph (3)(B) shall recognize whether a medical
21	director or supervising physician—
22	"(A) in a particular specialty receives
23	training in advanced diagnostic imaging serv-
24	ices in a residency program;

1	"(B) has attained, through experience, the
2	necessary expertise to be a medical director or
3	a supervising physician;
4	"(C) has completed any continuing medical
5	education courses relating to such services; or
6	"(D) has met such other standards as the
7	Secretary determines appropriate.
8	"(5) Rule for accreditations made prior
9	TO DESIGNATION.—In the case of a supplier that is
10	accredited before January 1, 2010, by an accredita-
1	tion organization designated by the Secretary under
12	paragraph (2)(B) as of January 1, 2010, such sup-
13	plier shall be considered to have been accredited by
4	an organization designated by the Secretary under
15	such paragraph as of January 1, 2012, for the re-
16	maining period such accreditation is in effect.".
17	(2) Conforming amendments.—
18	(A) IN GENERAL.—Section 1862(a) of the
19	Social Security Act (42 U.S.C. 1395y(a)) is
20	amended—
21	(i) in paragraph (21), by striking "or"
22	at the end;
23	(ii) in paragraph (22), by striking the
24	period at the end and inserting "; or"; and

1	(iii) by inserting after paragraph (22)
2	the following new paragraph:
3	"(23) which are the technical component of ad-
4	vanced diagnostic imaging services described in sec-
5	tion 1834(e)(1)(B) for which payment is made under
6	the fee schedule established under section 1848(b)
7	and that are furnished by a supplier (as defined in
8	section 1861(d)), if such supplier is not accredited
9	by an accreditation organization designated by the
10	Secretary under section 1834(e)(2)(B).".
11	(B) Effective date.—The amendments
12	made by this paragraph shall apply to advanced
13	diagnostic imaging services furnished on or
14	after January 1, 2012.
15	(b) Demonstration Project To Assess the Ap-
16	PROPRIATE USE OF IMAGING SERVICES.—
17	(1) Conduct of Demonstration Project.—
18	(A) IN GENERAL.—The Secretary of
19	Health and Human Services (in this section re-
20	ferred to as the "Secretary") shall conduct a
21	demonstration project using the models de-
22	scribed in paragraph (2)(E) to collect data re-
23	garding physician compliance with appropriate-
24	ness criteria selected under paragraph $(2)(D)$ in
25	order to determine the appropriateness of ad-

1	vanced diagnostic imaging services furnished to
2	Medicare beneficiaries.
3	(B) ADVANCED DLAGNOSTIC IMAGING
4	SERVICES.—In this subsection, the term "ad-
5	vanced diagnostic imaging services" has the
6	meaning given such term in section
7	1834(e)(1)(B) of the Social Security Act, as
8	added by subsection (a).
9	(C) AUTHORITY TO FOCUS DEMONSTRA-
10	TION PROJECT.—The Secretary may focus the
11	demonstration project with respect to certain
12	advanced diagnostic imaging services, such as
13	services that account for a large amount of ex-
14	penditures under the Medicare program, serv-
15	ices that have recently experienced a high rate
16	of growth, or services for which appropriateness
17	criteria exists.
18	(2) Implementation and design of dem-
19	ONSTRATION PROJECT.—
20	(A) Implementation and duration.—
21	(i) Implementation.—The Secretary
22	shall implement the demonstration project
23	under this subsection not later than Janu-
24	ary 1, 2010.

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1 (ii) Duration.—The Secretary shall	1
2 conduct the demonstration project under	2
3 this subsection for a 2-year period.	3
4 (B) Application and selection of par-	4
5 TICIPATING PHYSICIANS.—	5
6 (i) Application.—Each physician	6
7 that desires to participate in the dem-	7
8 onstration project under this subsection	8
9 shall submit an application to the Sec-	9
0 retary at such time, in such manner, and	10
1 containing such information as the Sec-	11
2 retary may require.	12
3 (ii) Selection.—The Secretary shall	13
4 select physicians to participate in the dem-	14
onstration project under this subsection	15
from among physicians submitting applica-	16
7 tions under clause (i). The Secretary shall	17
8 ensure that the physicians selected—	18
9 (I) represent a wide range of geo-	19
graphic areas, demographic character-	20
istics (such as urban, rural, and sub-	21
urban), and practice settings (such as	22
private and academic practices); and	23
(II) have the capability to submit	24
data to the Secretary (or an entity	25

1	under a subcontract with the Sec-
2	retary) in an electronic format in ac-
3	cordance with standards established
4	by the Secretary.
5	(C) Administrative costs and incen-
6	TIVES.—The Secretary shall—
7	(i) reimburse physicians for reason-
8	able administrative costs incurred in par-
9	ticipating in the demonstration project
10	under this subsection; and
11	(ii) provide reasonable incentives to
12	physicians to encourage participation in
13	the demonstration project under this sub-
14	section.
15	(D) USE OF APPROPRIATENESS CRI-
16	TERIA.—
17	(i) IN GENERAL.—The Secretary, in
18	consultation with medical specialty soci-
19	eties and other stakeholders, shall select
20	criteria with respect to the clinical appro-
21	priateness of advanced diagnostic imaging
22	services for use in the demonstration
23	project under this subsection.
24	(ii) Criteria selected.—Any cri-
25	teria selected under clause (i) shall—

1	(1) be developed or endorsed by a
2	medical specialty society; and
3	(II) be developed in adherence to
4	appropriateness principles developed
5	by a consensus organization, such as
6	the AQA alliance.
7	(E) Models for collecting data re-
8	GARDING PHYSICIAN COMPLIANCE WITH SE-
9	LECTED CRITERIA.—Subject to subparagraph
10	(H), in carrying out the demonstration project
11	under this subsection, the Secretary shall use
12	each of the following models for collecting data
13	regarding physician compliance with appro-
14	priateness criteria selected under subparagraph
15	(D):
16	(i) A model described in subparagraph
17	(F).
18	(ii) A model described in subpara-
19	graph (G).
20	(iii) Any other model that the Sec-
21	retary determines to be useful in evalu-
22	ating the use of appropriateness criteria
23	for advanced diagnostic imaging services.

1	(F) POINT OF SERVICE MODEL DE-
2	SCRIBED.—A model described in this subpara-
3	graph is a model that—
4	(i) uses an electronic or paper intake
5	form that—
6	(I) contains a certification by the
7	physician furnishing the imaging serv-
8	ice that the data on the intake form
9	was confirmed with the Medicare ben-
10	eficiary before the service was fur-
11	nished;
12	(II) contains standardized data
13	elements for diagnosis, service or-
14	dered, service furnished, and such
15	other information determined by the
16	Secretary, in consultation with med-
17	ical specialty societies and other
18	stakeholders, to be germane to evalu-
19	ating the effectiveness of the use of
20	appropriateness criteria selected under
21	subparagraph (D); and
22	(III) is accessible to physicians
23	participating in the demonstration
24	project under this subsection in a for-

1	mat that allows for the electronic sub-
2	mission of such form; and
3	(ii) provides for feedback reports in
4	accordance with paragraph (3)(B).
5	(G) Point of order model de-
6	SCRIBED.—A model described in this subpara-
7	graph is a model that—
8	(i) uses a computerized order-entry
9	system that requires the transmittal of rel-
10	evant supporting information at the time
11	of referral for advanced diagnostic imaging
12	services and provides automated decision-
13	support feedback to the referring physician
14	regarding the appropriateness of fur-
15	nishing such imaging services; and
16	(ii) provides for feedback reports in
17	accordance with paragraph (3)(B).
18	(H) Limitation.—In no case may the
19	Secretary use prior authorization—
20	(i) as a model for collecting data re-
21	garding physician compliance with appro-
22	priateness criteria selected under subpara-
23	graph (D) under the demonstration project
24	under this subsection; or

1	(ii) under any model used for col-
2	lecting such data under the demonstration
3	project.
4	(I) REQUIRED CONTRACTS AND PERFORM-
5	ANCE STANDARDS FOR CERTAIN ENTITIES.—
6	(i) IN GENERAL.—The Secretary shall
7	enter into contracts with entities to carry
8	out the model described in subparagraph
9	(G).
10	(ii) Performance standards.—The
11	Secretary shall establish and enforce per-
12	formance standards for such entities under
13	the contracts entered into under clause (i),
14	including performance standards with re-
15	spect to—
16	(I) the satisfaction of Medicare
17	beneficiaries who are furnished ad-
18	vanced diagnostic imaging services by
19	a physician participating in the dem-
20	onstration project;
21	(II) the satisfaction of physicians
22	participating in the demonstration
23	project;

1 (III) if applicable, timelines for
2 the provision of feedback report
3 under paragraph (3)(B); and
4 (IV) any other areas determine
5 appropriate by the Secretary.
6 (3) Comparison of utilization of all
7 VANCED DIAGNOSTIC IMAGING SERVICES AND FEED
8 BACK REPORTS.—
9 (A) Comparison of utilization of AD
0 VANCED DIAGNOSTIC IMAGING SERVICES.—Th
1 Secretary shall consult with medical specialt
societies and other stakeholders to develo
mechanisms for comparing the utilization of ac
4 vanced diagnostic imaging services by physical
cians participating in the demonstration project
6 under this subsection against—
(i) the appropriateness criteria se
lected under paragraph (2)(D); and
(ii) to the extent feasible, the utilization
tion of such services by physicians not par
ticipating in the demonstration project.
(B) FEEDBACK REPORTS.—The Secretary
shall, in consultation with medical specialty so
cieties and other stakeholders, develop mecha
nisms to provide feedback reports to physician

1	participating in the demonstration project
2	under this subsection. Such feedback reports
3	shall include—
4	(i) a profile of the rate of compliance
5	by the physician with appropriateness cri-
6	teria selected under paragraph (2)(D), in-
7	cluding a comparison of—
8	(I) the rate of compliance by the
9	physician with such criteria; and
10	(II) the rate of compliance by the
11	physician's peers (as defined by the
12	Secretary) with such criteria; and
13	(ii) to the extent feasible, a compari-
14	son of—
15	(I) the rate of utilization of ad-
16	vanced diagnostic imaging services by
17	the physician; and
18	(II) the rate of utilization of such
19	services by the physician's peers (as
20	defined by the Secretary) who are not
21	participating in the demonstration
22	project.
23	(4) Conduct of Demonstration project
24	AND WAIVER.—

1	(A) Conduct of Demonstration
2	PROJECT.—Chapter 35 of title 44, United
3	States Code, shall not apply to the conduct of
4	the demonstration project under this sub-
5	section.
6	(B) Waiver.—The Secretary may waive
7	such provisions of titles XI and XVIII of the
8	Social Security Act (42 U.S.C. 1301 et seq.
9	1395 et seq.) as may be necessary to carry out
10	the demonstration project under this sub-
11	section.
12	(5) EVALUATION AND REPORT.—
13	(A) EVALUATION.—The Secretary shall
14	evaluate the demonstration project under this
15	subsection to—
16	(i) assess the timeliness and efficacy
17	of the demonstration project;
18	(ii) assess the performance of entities
19	under a contract entered into under para-
20	graph (2)(I)(i);
21	(iii) analyze data—
22	(I) on the rates of appropriate,
23	uncertain, and inappropriate advanced
24	diagnostic imaging services furnished

	1=0
1	by physicians participating in the
2	demonstration project;
3	(II) on patterns and trends in
4	the appropriateness and inappropri-
5	ateness of such services furnished by
6	such physicians;
7	(III) on patterns and trends in
8	national and regional variations of
9	care with respect to the furnishing of
10	such services; and
11	(IV) on the correlation between
12	the appropriateness of the services
13	furnished and image results; and
14	(iv) address—
15	(I) the thresholds used under the
16	demonstration project to identify ac-
17	ceptable and outlier levels of perform-
18	ance with respect to the appropriate-
19	ness of advanced diagnostic imaging
20	services furnished;
21	(II) whether prospective use of
22	appropriateness criteria could have an
23	effect on the volume of such services
24	furnished;

(111) whether expansion of the
2 use of appropriateness criteria with
respect to such services to a broader
4 population of Medicare beneficiaries
5 would be advisable;
6 (IV) whether, under such an ex-
7 pansion, physicians who demonstrate
8 consistent compliance with such ap-
9 propriateness criteria should be ex-
0 empted from certain requirements;
1 (V) the use of incident-specific
2 versus practice-specific outlier infor-
mation in formulating future rec-
ommendations with respect to the use
of appropriateness criteria for such
6 services under the Medicare program;
7 and
8 (VI) the potential for using
9 methods (including financial incen-
0 tives), in addition to those used under
1 the models under the demonstration
project, to ensure compliance with
3 such criteria.
4 (B) Report.—Not later than 1 year after
5 the completion of the demonstration project

1	under this subsection, the Secretary shall sub-
2	mit to Congress a report containing the results
3	of the evaluation of the demonstration project
4	conducted under subparagraph (A), together
5	with recommendations for such legislation and
6	administrative action as the Secretary deter-
7	mines appropriate.
8	(6) Funding.—The Secretary shall provide for
9	the transfer from the Federal Supplementary Med-
10	ical Insurance Trust Fund established under section
11	1841 of the Social Security Act (42 U.S.C. 1395t)
12	of \$10,000,000, for carrying out the demonstration
13	project under this subsection (including costs associ-
14	ated with administering the demonstration project,
15	reimbursing physicians for administrative costs and
16	providing incentives to encourage participation under
17	paragraph (2)(C), entering into contracts under
18	paragraph (2)(I), and evaluating the demonstration
19	project under paragraph (5)).
20	(c) GAO STUDIES AND REPORTS.—
21	(1) Study on accreditation requirement
22	FOR ADVANCED DIAGNOSTIC IMAGING SERVICES.—
23	(A) Study.—
24	(i) In General.—The Comptroller

General of the United States (in this sub-

25

1	section referred to as the "Comptroller
2	General") shall conduct a study, by imag-
3	ing modality, on—
4	(I) the effect of the accreditation
5	requirement under section 1834(e) of
6	the Social Security Act, as added by
7	subsection (a); and
8	(II) any other relevant questions
9	involving access to, and the value of,
10	advanced diagnostic imaging services
11	for Medicare beneficiaries.
12	(ii) Issues.—The study conducted
13	under clause (i) shall examine the fol-
14	lowing:
15	(I) The impact of such accredita-
16	tion requirement on the number, type,
17	and quality of imaging services fur-
18	nished to Medicare beneficiaries.
19	(II) The cost of such accredita-
20	tion requirement, including costs to
21	facilities of compliance with such re-
22	quirement and costs to the Secretary
23	of administering such requirement.
24	(III) Access to imaging services
25	by Medicare beneficiaries, especially in

1	rural areas, before and after imple-
2	mentation of such accreditation re-
3	quirement.
4	(IV) Such other issues as the
5	Secretary determines appropriate.
6	(B) Reports.—
7	(i) Preliminary report.—Not later
8	than March 1, 2013, the Comptroller Gen-
9	eral shall submit a preliminary report to
10	Congress on the study conducted under
11	subparagraph (A).
12	(ii) Final report.—Not later than
13	March 1, 2014, the Comptroller General
14	shall submit a final report to Congress on
15	the study conducted under subparagraph
16	(A), together with recommendations for
17	such legislation and administrative action
18	as the Comptroller General determines ap-
19	propriate.
20	(2) STUDY ON INTEREST RATE AND EQUIP-
21	MENT UTILIZATION ASSUMPTIONS USED IN DETER-
22	MINING PRACTICE EXPENSE.—
23	(A) Study.—
24	(i) In General.—The Comptroller
2.5	General shall conduct a study on the as-

1	sumptions used for interest rate and equip-
2	ment utilization in the methodology for de-
3	termination of practice expense relative
4	value units under section 1848(c)(2)(C)(ii)
5	of the Social Security Act (42 U.S.C.
6	1395w-4(e)(2)(C)(ii)) with respect to im-
7	aging services.
8	(ii) Collection of Data.—In con-
9	ducting the study under clause (i), the
0	Comptroller General shall collect data on
1	imaging equipment utilization for different
2	modalities of imaging equipment used in—
13	(I) different types of practices;
4	and
15	(II) different geographic areas.
16	(B) Report.—Not later than June 1,
17	2010, the Comptroller General shall submit to
18	Congress a report containing the results of the
19	study conducted under subparagraph (A), in-
20	cluding the data collected under clause (ii) of
21	such subparagraph, together with recommenda-
22	tions for such legislation and administrative ac-
23	tion as the Comptroller General determines ap-
24	propriate.

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1	SEC. 136. EXTENSION OF TREATMENT OF CERTAIN PHYSI-
2	CIAN PATHOLOGY SERVICES UNDER MEDI-
3	CARE.
4	Section 542(c) of the Medicare, Medicaid, and
5	SCHIP Benefits Improvement and Protection Act of 2000
6	(as enacted into law by section 1(a)(6) of Public Law 106-
7	554), as amended by section 732 of the Medicare Prescrip-
8	tion Drug, Improvement, and Modernization Act of 2003
9	(42 U.S.C. 1395w-4 note), section 104 of division B of
10	the Tax Relief and Health Care Act of 2006 (42 U.S.C.
1	1395w-4 note), and section 104 of the Medicare, Med-
12	icaid, and SCHIP Extension Act of 2007 (Public Law
13	110–173), is amended by striking "2007, and the first 6
14	months of 2008" and inserting "2007, 2008, and 2009".
15	SEC. 137. ACCOMMODATION OF PHYSICIANS ORDERED TO
16	ACTIVE DUTY IN THE ARMED SERVICES.
17	Section 1842(b)(6)(D)(iii) of the Social Security Act
18	(42 U.S.C. 1395u(b)(6)(D)(iii)), as amended by section
19	116 of the Medicare, Medicaid, and SCHIP Extension Act
20	of 2007 (Public Law 110-173), is amended by striking
21	"(before July 1, 2008)".
22	SEC. 138. ADJUSTMENT FOR MEDICARE MENTAL HEALTH
23	SERVICES.
24	(a) Payment Adjustment.—
25	(1) In General.—For purposes of payment for
26	services furnished under the physician fee schedule

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- 1 under section 1848 of the Social Security Act (42
- 2 U.S.C. 1395w-4) during the period beginning on
- 3 July 1, 2008, and ending on December 31, 2009,
- 4 the Secretary of Health and Human Services shall
- 5 increase the fee schedule otherwise applicable for
- 6 specified services by 5 percent.
- 7 (2) Nonapplication of budget-neu-
- 8 TRALITY.—The budget-neutrality provision of sec-
- 9 tion 1848(c)(2)(B)(ii) of the Social Security Act (42)
- U.S.C. 1395w-4(e)(2)(B)(ii) shall not apply to the
- adjustments described in paragraph (1).
- 12 (b) Definition of Specified Services.—In this
- 13 section, the term "specified services" means procedure
- 14 codes for services in the categories of the Health Care
- 15 Common Procedure Coding System, established by the
- 16 Secretary of Health and Human Services under section
- 17 1848(c)(5) of the Social Security Act (42 U.S.C. 1395w-
- 18 + 4(c)(5), as of July 1, 2007, and as subsequently modified
- 19 by the Secretary, consisting of psychiatric therapeutic pro-
- 20 cedures furnished in office or other outpatient facility set-
- 21 tings or in inpatient hospital, partial hospital, or residen-
- 22 tial care facility settings, but only with respect to such
- 23 services in such categories that are in the subcategories
- 24 of services which are—

1	(1) insight oriented, behavior modifying, or sup-
2	portive psychotherapy; or
3	(2) interactive psychotherapy.
4	(c) Implementation.—Notwithstanding any other
5	provision of law, the Secretary may implement this section
6	by program instruction or otherwise.
7	SEC. 139. IMPROVEMENTS FOR MEDICARE ANESTHESIA
8	TEACHING PROGRAMS.
9	(a) Special Payment Rule for Teaching Anes-
10	THESIOLOGISTS.—Section 1848(a) of the Social Security
11	Act (42 U.S.C. 1395w-4(a)), as amended by section
12	132(b), is amended—
13	(1) in paragraph (4)(A), by inserting "except as
14	provided in paragraph (5)," after "anesthesia
15	cases,"; and
16	(2) by adding at the end the following new
17	paragraph:
18	"(6) Special rule for teaching anesthe-
19	SIOLOGISTS.—With respect to physicians' services
20	furnished on or after January 1, 2010, in the case
21	of teaching anesthesiologists involved in the training
22	of physician residents in a single anesthesia case or
23	two concurrent anesthesia cases, the fee schedule
24	amount to be applied shall be 100 percent of the fee
25	schedule amount otherwise applicable under this sec-

1	tion if the anesthesia services were personally per-
2	formed by the teaching anesthesiologist alone and
3	paragraph (4) shall not apply if—
4	"(A) the teaching anesthesiologist is
5	present during all critical or key portions of the
6	anesthesia service or procedure involved; and
7	"(B) the teaching anesthesiologist (or an-
8	other anesthesiologist with whom the teaching
9	anesthesiologist has entered into an arrange-
0	ment) is immediately available to furnish anes-
11	thesia services during the entire procedure.".
12	(b) Treatment of Certified Registered Nurse
13	ANESTHETISTS.—With respect to items and services fur-
[4	nished on or after January 1, 2010, the Secretary of
15	Health and Human Services shall make appropriate ad-
16	justments to payments under the Medicare program under
17	title XVIII of the Social Security Act for teaching certified
18	registered nurse anesthetists to implement a policy with
19	respect to teaching certified registered nurse anesthetists
20	that—
21	(1) is consistent with the adjustments made by
22	the special rule for teaching anesthesiologists under
23	section 1848(a)(6) of the Social Security Act, as
24	added by subsection (a); and

1	(2) maintains the existing payment differences
2	between teaching anesthesiologists and teaching cer-
3	tified registered nurse anesthetists.
4	PART II—OTHER PAYMENT AND COVERAGE
5	IMPROVEMENTS
6	SEC. 141. EXTENSION OF EXCEPTIONS PROCESS FOR MEDI-
7	CARE THERAPY CAPS.
8	Section 1833(g)(5) of the Social Security Act (42
9	U.S.C. 1395l(g)(5)), as amended by section 105 of the
10	Medicare, Medicaid, and SCHIP Extension Act of 2007
11	(Public Law 110–173), is amended by striking "June 30,
12	2008" and inserting "December 31, 2009".
13	SEC. 142. EXTENSION OF PAYMENT RULE FOR
13	SEC. 142. EXTENSION OF PAYMENT RULE FOR BRACHYTHERAPY AND THERAPEUTIC RADIO-
14	
	BRACHYTHERAPY AND THERAPEUTIC RADIO-
14 15 16	BRACHYTHERAPY AND THERAPEUTIC RADIO- PHARMACEUTICALS.
14 15 16	BRACHYTHERAPY AND THERAPEUTIC RADIO- PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42)
14 15 16 17	BRACHYTHERAPY AND THERAPEUTIC RADIO- PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42 U.S.C. 1395l(t)(16)(C)), as amended by section 106 of the
14 15 16	BRACHYTHERAPY AND THERAPEUTIC RADIO-PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42 U.S.C. 1395l(t)(16)(C)), as amended by section 106 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (Public Law 110–173), is amended by striking "July 1,
14 15 16 17 18	BRACHYTHERAPY AND THERAPEUTIC RADIO-PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42 U.S.C. 1395l(t)(16)(C)), as amended by section 106 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (Public Law 110–173), is amended by striking "July 1,
14 15 16 17 18 19 20	BRACHYTHERAPY AND THERAPEUTIC RADIO-PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42 U.S.C. 1395l(t)(16)(C)), as amended by section 106 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (Public Law 110–173), is amended by striking "July 1, 2008" each place it appears and inserting "January 1,
14 15 16 17 18 19 20 21	BRACHYTHERAPY AND THERAPEUTIC RADIO-PHARMACEUTICALS. Section 1833(t)(16)(C) of the Social Security Act (42 U.S.C. 1395l(t)(16)(C)), as amended by section 106 of the Medicare, Medicaid, and SCHIP Extension Act of 2007 (Public Law 110–173), is amended by striking "July 1, 2008" each place it appears and inserting "January 1, 2010".

1	(1) by redesignating paragraphs (2) and (3) as
2	paragraphs (3) and (4), respectively; and
3	(2) by inserting after paragraph (1) the fol-
4	lowing new paragraph:
5	"(2) The term 'outpatient speech-language pathology
6	services' has the meaning given the term 'outpatient phys-
7	ical therapy services' in subsection (p), except that in ap-
8	plying such subsection—
9	"(A) 'speech-language pathology' shall be sub-
0	stituted for 'physical therapy' each place it appears;
11	and
12	"(B) 'speech-language pathologist' shall be sub-
13	stituted for 'physical therapist' each place it ap-
4	pears.".
15	(b) Conforming Amendments.—
16	(1) Section 1832(a)(2)(C) of the Social Security
17	Act (42 U.S.C. 1395k(a)(2)(C)) is amended—
18	(A) by striking "and outpatient" and in-
19	serting ", outpatient"; and
20	(B) by inserting before the semicolon at
21	the end the following: ", and outpatient speech-
22	language pathology services (other than services
23	to which the second sentence of section 1861(p)
24	applies through the application of section
25	1861(ll)(2))".

1	(2) Subparagraphs (A) and (B) of section
2	1833(a)(8) of the Social Security Act (42 U.S.C.
3	1395l(a)(8)) are each amended by striking "(which
4	includes outpatient speech-language pathology serv-
5	ices)" and inserting ", outpatient speech-language
6	pathology services,".
7	(3) Section 1833(g)(1) of the Social Security
8	Act (42 U.S.C. 1395l(g)(1)) is amended——
9	(A) by inserting "and speech-language pa-
10	thology services of the type described in such
11	section through the application of section
12	1861(ll)(2)" after "1861(p)"; and
13	(B) by inserting "and speech-language pa-
14	thology services" after "and physical therapy
15	services''.
16	(4) The second sentence of section 1835(a) of
17	the Social Security Act (42 U.S.C. 1395n(a)) is
18	amended—
19	(A) by striking "section 1861(g)" and in-
20	serting "subsection (g) or (ll)(2) of section
21	1861" each place it appears; and
22	(B) by inserting "or outpatient speech-lan-
23	guage pathology services, respectively" after
24	"occupational therapy services".

1	(5) Section 1861(p) of the Social Security Act
2	(42 U.S.C. 1395x(p)) is amended by striking the
3	fourth sentence.
4	(6) Section 1861(s)(2)(D) of the Social Secu-
5	rity Act (42 U.S.C. 1395x(s)(2)(D)) is amended by
6	inserting ", outpatient speech-language pathology
7	services," after "physical therapy services".
8	(7) Section 1862(a)(20) of the Social Security
9	Act (42 U.S.C. 1395y(a)(20)) is amended—
10	(A) by striking "outpatient occupational
11	therapy services or outpatient physical therapy
12	services" and inserting "outpatient physical
13	therapy services, outpatient speech-language pa-
14	thology services, or outpatient occupational
15	therapy services"; and
16	(B) by striking "section 1861(g)" and in-
17	serting "subsection (g) or (ll)(2) of section
18	1861".
19	(8) Section 1866(e)(1) of the Social Security
20	Act (42 U.S.C. 1395cc(e)(1)) is amended—
21	(A) by striking "section 1861(g)" and in-
22	serting "subsection (g) or (ll)(2) of section
23	1861" the first two places it appears;
24	(B) by striking "defined or" and inserting
25	"defined)", and

1	(C) by inserting before the semicolon at
2	the end the following: ", or (through the oper-
3	ation of section 1861(ll)(2)) with respect to the
4	furnishing of outpatient speech-language pa-
5	thology".
6	(9) Section 1877(h)(6) of the Social Security
7	Act (42 U.S.C. 1395nn(h)(6)) is amended by adding
8	at the end the following new subparagraph:
9	"(L) Outpatient speech-language pathology
0	services.".
1	(c) Effective Date.—The amendments made by
12	this section shall apply to services furnished on or after
13	July 1, 2009.
14	(d) Construction.—Nothing in this section shall be
15	construed to affect existing regulations and policies of the
16	Centers for Medicare & Medicaid Services that require
17	physician oversight of care as a condition of payment for
18	speech-language.pathology services under part B of the
19	Medicare program.
20	SEC. 144. PAYMENT AND COVERAGE IMPROVEMENTS FOR
21	PATIENTS WITH CHRONIC OBSTRUCTIVE
22	PULMONARY DISEASE AND OTHER CONDI-
23	TIONS.
24	(a) Coverage of Pulmonary and Cardiac Reha-
25	BILITATION.—

1	(1) IN GENERAL.—Section 1861 of the Social
2	Security Act (42 U.S.C. 1395x), as amended by sec-
3	tion 101(a), is amended—
4	(A) in subsection $(s)(2)$ —
5	(i) in subparagraph (AA), by striking
6	"and" at the end;
7	(ii) in subparagraph (BB), by adding
8	"and" after the semicolon at the end; and
9	(iii) by adding at the end the fol-
0	lowing new subparagraph:
11	"(CC) items and services furnished under
12	a cardiac rehabilitation program (as defined in
13	subsection (eee)(1)) or under a pulmonary reha-
4	bilitation program (as defined in subsection
15	(fff)(1);; and
16	(B) by adding at the end the following new
17	subsections:
18	"Cardiac Rehabilitation Program
19	"(eee)(1) The term 'cardiac rehabilitation program'
20	means a physician-supervised program (as described in
21	paragraph (2)) that furnishes the items and services de-
22	scribed in paragraph (3).
23	"(2) A program described in this paragraph is a pro-
24	gram under which—

1	"(A) items and services under the program are
2	delivered—
3	"(i) in a physician's office;
4	"(ii) in a hospital on an outpatient basis;
5	or
6	"(iii) in other settings determined appro-
7	priate by the Secretary.
8	"(B) a physician is immediately available and
9	accessible for medical consultation and medical
10	emergencies at all times items and services are being
11	furnished under the program, except that, in the
12	case of items and services furnished under such a
13	program in a hospital, such availability shall be pre-
14	sumed; and
15	"(C) individualized treatment is furnished
16	under a written plan established, reviewed, and
17	signed by a physician every 30 days that describes—
18	"(i) the individual's diagnosis;
19	"(ii) the type, amount, frequency, and du-
20	ration of the items and services furnished under
21	the plan; and
22	"(iii) the goals set for the individual under
23	the plan.
24	"(3) The items and services described in this para-
25	oranh are—

1	"(A) physician-prescribed exercise;
2	"(B) cardiac risk factor modification, including
3	education, counseling, and behavioral intervention
4	(to the extent such education, counseling, and behav-
5	ioral intervention is closely related to the individual's
6	care and treatment and is tailored to the individual's
7	needs);
8	"(C) psychosocial assessment;
9	"(D) outcomes assessment; and
10	"(E) such other items and services as the Sec-
11	retary may determine, but only if such items and
12	services are—
13	"(i) reasonable and necessary for the diag-
14	nosis or active treatment of the individual's
15	condition;
16	"(ii) reasonably expected to improve or
17	maintain the individual's condition and func-
18	tional level; and
19	"(iii) furnished under such guidelines re-
20	lating to the frequency and duration of such
21	items and services as the Secretary shall estab-
22	lish, taking into account accepted norms of
23	medical practice and the reasonable expectation
24	of improvement of the individual.

1	"(4) The Secretary shall establish standards to en-
2	sure that a physician with expertise in the management
3	of individuals with cardiac pathophysiology who is licensed
4	to practice medicine in the State in which a cardiac reha-
5	bilitation program (or the intensive cardiac rehabilitation
6	program, as the case may be) is offered—
7	"(A) is responsible for such program; and
8	"(B) in consultation with appropriate staff, is
9	involved substantially in directing the progress of in-
10	dividual in the program.
11	"Pulmonary Rehabilitation Program
12	"(fff)(1) The term 'pulmonary rehabilitation pro-
13	gram' means a physician-supervised program (as de-
14	scribed in subsection (eee)(2) with respect to a program
15	under this subsection) that furnishes the items and serv-
16	ices described in paragraph (2).
17	"(2) The items and services described in this para-
18	graph are—
19	"(A) physician-prescribed exercise;
20	"(B) education or training (to the extent the
21	education or training is closely and clearly related to
22	the individual's care and treatment and is tailored to
23	such individual's needs);
24	"(C) psychosocial assessment;
25	"(D) outcomes assessment; and

1	"(E) such other items and services as the Sec-
2	retary may determine, but only if such items and
3	services are—
4	"(i) reasonable and necessary for the diag-
5	nosis or active treatment of the individual's
6	condition;
7	"(ii) reasonably expected to improve or
8	maintain the individual's condition and func-
9	tional level; and
0	"(iii) furnished under such guidelines re-
11	lating to the frequency and duration of such
12	items and services as the Secretary shall estab-
13	lish, taking into account accepted norms of
14	medical practice and the reasonable expectation
15	of improvement of the individual.
16	"(3) The Secretary shall establish standards to en-
17	sure that a physician with expertise in the management
18	of individuals with respiratory pathophysiology who is li-
19	censed to practice medicine in the State in which a pul-
20	monary rehabilitation program is offered—
21	"(A) is responsible for such program; and
22	"(B) in consultation with appropriate staff, is
23	involved substantially in directing the progress of in-
24	dividual in the program "

1	(2) Effective date.—The amendments made
2	by this subsection shall apply to items and services
3	furnished on or after January 1, 2010.
4	(b) Repeal of Transfer of Ownership of Oxy-
5	GEN EQUIPMENT.—
6	(1) In general.—Section 1834(a)(5)(F) of the
7	Social Security Act (42 U.S.C. 1395m(a)(5)(F)) is
8	amended—
9	(A) in the heading, by striking "OWNER-
10	SHIP OF EQUIPMENT" and inserting "RENTAL
11	CAP''; and
12	(B) by striking clause (ii) and inserting the
13	following:
14	"(ii) Payments and rules after
15	RENTAL CAP.—After the 36th continuous
16	month during which payment is made for
17	the equipment under this paragraph—
18	"(I) the supplier furnishing such
19	equipment under this subsection shall
20	continue to furnish the equipment
21	during any period of medical need for
22	the remainder of the reasonable useful
23	lifetime of the equipment, as deter-
24	mined by the Secretary;

1	"(II) payments for oxygen shall
2	continue to be made in the amount
3	recognized for oxygen under para-
4	graph (9) for the period of medical
5	need; and
6	"(III) maintenance and servicing
7	payments shall, if the Secretary deter-
8	mines such payments are reasonable
9	and necessary, be made (for parts and
10	labor not covered by the supplier's or
11	manufacturer's warranty, as deter-
12	mined by the Secretary to be appro-
13	priate for the equipment), and such
14	payments shall be in an amount deter-
15	mined to be appropriate by the Sec-
16	retary.''.
17	(2) Effective date.—The amendments made
18	by paragraph (1) shall take effect on January 1,
19	2009.
20	(c) REVISION OF PAYMENT FOR OXYGEN AND OXY-
21	GEN EQUIPMENT, PORTABLE OXYGEN EQUIPMENT, AND
22	OXYGEN FOR STATIONARY EQUIPMENT.—
23	(1) Separate payment for oxygen equip-
24	MENT AND OXYGEN FOR STATIONARY EQUIPMENT.—
25	Section 1834(a) of the Social Security Act (42)

1	U.S.C. 1395m(a)) is amended by adding at the end
2	the following new paragraph:
3	"(22) Additional special payment rule
4	BEGINNING IN 2009.—
5	"(A) IN GENERAL.—Notwithstanding the
6	preceding provisions of this subsection, for oxy-
7	gen equipment (other than portable oxygen and
8	oxygen equipment) furnished during 2009, the
9	payment amount otherwise determined under
10	this subsection for such equipment shall be
1	equal to—
12	"(i) the amount of the monthly pay-
13	ment amount otherwise established by the
14	Secretary under this subsection for oxygen
15	and oxygen equipment (other than portable
16	oxygen equipment) furnished in 2009;
17	minus
18	"(ii) 71 percent of the amount of the
19	monthly payment amount established by
20	the Secretary under this subsection for ox-
21	ygen for stationary equipment furnished in
22	such year.
23	"(B) Application of update to spe-
24	CIAL PAYMENT AMOUNT.—The covered item up-
25	= date under paragraph (14) for oxygen equip-

1	ment for 2010 and each subsequent year shall
2	be applied to the payment amount under sub-
3	paragraph (A) unless payment is made for such
4	items and supplies under section 1847 "

- (2) ADD-ON PAYMENT FOR OXYGEN FOR STATIONARY OXYGEN EQUIPMENT.—Section 1834(a)(5) of the Social Security Act (42 U.S.C. 1395m(a)(5)) is amended by adding at the end the following new subparagraph:
 - "(G) ADD-ON FOR OXYGEN FOR STATIONARY OXYGEN EQUIPMENT.—In the case of oxygen furnished on or after January 1, 2009, when oxygen is used with stationary oxygen equipment, the payment amount recognized under subparagraph (A) shall be increased by the amount established by the Secretary for such oxygen (or 71 percent of such amount during the rental period for such equipment).".
- (3) Equalizing add-on payment for oxygen for portable oxygen and oxygen equipment during monthly rental period and payment for such oxygen and oxygen equipment after such rental period.—Section 1834(a)(9) of the Social Security Act (42 U.S.C. 1395m(a)(9))

2.1

is amended by adding at the end the following newsubparagraph:

"(E) SPECIAL RULE FOR ADD-ON PAYMENT FOR PORTABLE OXYGEN AND OXYGEN
EQUIPMENT.—In the case of oxygen and oxygen
equipment furnished on or after January 1,
2009, for purposes of paragraph (5)(B), the
monthly amount recognized under this paragraph for portable oxygen and oxygen equipment in a year shall be equal to the monthly
payment amount for portable oxygen and oxygen equipment applicable for the year under
this subsection after the end of the 36-month
period under paragraph (5)(F).".

- (4) Special rule for add-on payments for Oxygen generating portable equipment.—Section 1834(a)(9) of the Social Security Act (42 U.S.C. 1395m(a)(9)), as amended by paragraph (3), is amended by adding at the end the following new subparagraph:
 - "(F) Special rule for add-on payment for oxygen generating portable equipment, as defined by the Secretary, furnished on or after January 1, 2009,

1	the Secretary shall make the following monthly
2	add-on payments during the 36-month rental
3	period under paragraph (5)(F):
4	"(i) An amount equal to the monthly
5	payment amount specified in subparagraph
6	(E) for the month.
7	"(ii) An amount equal to the monthly
8	payment amount otherwise established by
9	the Secretary under this subsection for
10	such equipment for the month that recog-
11	nizes that such equipment substitutes for
12	the delivery of portable oxygen and oxygen
13	contents during the remaining useful life of
14	the equipment that occurs after the end of
15	such 36-month rental period.".
16	(5) Cap on total monthly payment for
17	LIQUID OR GASEOUS STATIONARY AND PORTABLE
18	Systems.—Section 1834(a)(5) of the Social Security
19	Act (42 U.S.C. 1395m(a)(5)), as amended by para-
20	graph (2), is amended by adding at the end the fol-
21	lowing new subparagraph:
22	"(H) Cap on total payments for liq-
23	UID OR GASEOUS STATIONARY AND PORTABLE
24	SYSTEMS.—In the case of a liquid or gaseous
25	stationary and portable system furnished on or

1	after January 1, 2009, the total monthly
2	amount recognized under this part for such sys-
3	tem for a month (including any add-on pay-
4	ments under this subsection) may not exceed
5	the total monthly amount that would have oth-
6	erwise been recognized under this part for such
7	system for the month (including any add-on
8	payments under this subsection) if the amend-
9	ments made by section 144(c) of the Medicare
.0	Improvements for Patients and Providers Act of
1	2008 had not been enacted.".
.2	(6) Conforming amendments.—(A) Section
.3	1834(a)(5)(A) of the Social Security Act (42 U.S.C.
.4	1395m(a)(5)(A)) is amended—
.5	(i) by inserting "and, in the case of items
.6	and services furnished on or after January 1,
.7	2009, other than oxygen for stationary equip-
.8	ment" after "portable oxygen equipment"; and
9	(ii) by striking "subparagraphs (B), (C),
20	(E), and (F)" and inserting "the succeeding
21	provisions of this paragraph".
22	(B) Section 1834(a)(9) of the Social Security
23	Act (42 U.S.C. 1395m(a)(9)) is amended—
24	(i) in the first sentence of the matter pre-
25	ceding subparagraph (A), by striking "For pur-

I	poses and inserting Subject to paragraphs
2	(21) and (22), for purposes"; and
3	(ii) in the second sentence of the matter
4	preceding subparagraph (A)—
5	(I) by inserting "and, in the case of
6	items and services furnished on or after
7	January 1, 2009, other than oxygen for
8	stationary equipment" after "portable oxy-
9	gen equipment";
10	(II) by striking "and" before "(ii)"
11	and inserting a comma; and
12	(III) by inserting ", and (iii) in the
13	case of items and services furnished on or
14	after January 1, 2009, for oxygen for sta-
15	tionary equipment" before "(each such
16	group".
17	(d) Application to Competitive Bidding.—The
18	amendments made by subsections (b) and (c) shall not
19	apply to contracts entered into under section 1847 of the
20	Social Security Act (42 U.S.C. 1395w-3) prior to Sep-
21	tember 1, 2008, pursuant to the implementation of sub-
22	section (a)(1)(B)(i)(I) of such section 1847.
23	(e) Institute of Medicine Study and Report
24	ON PAYMENTS FOR DIFFERENT CLASSES OF OXYGEN
25	EQUIPMENT.—

1	(1) Study.—Not later than 3 months after the
2	date of the enactment of this Act, the Secretary of
3	Health and Human Services shall enter into a con-
4	tract with the Institute of Medicine of the National
5	Academies (in this section referred to as the "Insti-
6	tute") under which the Institute shall conduct a
7	study on the furnishing of, and payments for, oxy-
8	gen and oxygen equipment under the Medicare pro-
9	gram. Such study shall include an analysis of the
10	following:
11	(A) The costs and activities associated with
12	furnishing different modalities of oxygen equip-
13	ment (covering gaseous and liquid portable
14	equipment and oxygen generating portable
15	equipment), including—
16	(i) the acquisition cost of the oxygen
17	equipment;
18	(ii) the delivery and refilling of oxygen
19	contents for stationary and portable sys-
20	tems, including the frequency of delivery;
21	(iii) the delivery of the equipment and
22	the provision of supplies and accessories;
23	(iv) training and education, intake of
24	patient information and related docu-

I	mentation, and responding to beneficiary
2	inquiries;
3	(v) servicing of different types of oxy-
4	gen and oxygen equipment, including—
5	(I) the type and frequency of
6	routine and nonroutine servicing fur-
7	nished, and variation across suppliers
8	in furnishing such servicing; and
9	(II) the extent to which emer-
10	gency or after hours servicing is need-
11	ed and furnished; and
12	(vi) other items or activities involved
13	with furnishing oxygen and oxygen equip-
14	ment not described in clauses (i) though
15	(v).
16	(B) Whether the various items and activi-
17	ties described in subparagraph (A) are medi-
18	cally necessary and affect patient outcomes.
19	(C)(i) The adequacy of Medicare payment
20	rates for oxygen equipment and necessary serv-
21	icing and items and activities furnished in con-
22	nection with the provision of oxygen and oxygen
23	equipment; and
24	(ii) how such payment rates compare to
25	commutatively hid mater

1	(D) Whether payment rates for oxygen and
2	oxygen equipment under the Medicare program
3	should vary depending on the modality of oxy-
4	gen equipment used or should be the same for
5	all modalities.
6	(E) The adequacy of add-on payments
7	under the Medicare program for—
8	(i) contents for stationary equipment;
9	(ii) contents for portable equipment;
10	and
11	(iii) oxygen-generating portable equip-
12	ment.
13	(F)(i) Whether, during the rental period
14	for oxygen equipment under the Medicare pro-
15	gram, payment for such equipment and serv-
16	icing should be bundled together or whether
17	separate payments are appropriate; and
18	(ii) if separate payments are appropriate,
19	how the payment should be allocated between
20	equipment and servicing.
21	(G) Options that could be considered for
22	suppliers to document or report under the
23	Medicare program detailed information on ac-
24	tivities related to furnishing oxygen and oxygen
25	equipment to Medicare beneficiaries.

1	(2) Survey.—In conducting the study under
2	paragraph (1), the Institute shall conduct a survey
3	of suppliers of oxygen and oxygen equipment to ob-
4	tain data on items described in paragraph (1)(A).
5	(3) Report.—Not later than 18 months after
6	the date of the enactment of this Act, the Institute
7	shall submit to the Secretary of Health and Human
8	Services a report containing the results of the study
9	conducted under paragraph (1), together with such
10	recommendations as the Institute determines appro-
11	priate.
12	(4) Funding.—For the purpose of carrying out
13	this section, the Secretary of Health and Human
14	Services shall provide for the transfer, from the Fed-
15	eral Supplementary Medical Insurance Trust Fund
16	established under section 1841 of the Social Security
17	Act (42 U.S.C. 1395t), of \$5,000,000 to the Centers
18	for Medicare & Medicaid Services Program Manage-
19	ment Account.
20	SEC. 145. REVISION OF PAYMENT FOR POWER-DRIVEN
21	WHEELCHAIRS.
22	(a) In General.—Section 1834(a)(7)(A) of the So-
23	cial Security Act (42 U.S.C. 1395m(a)(7)(A)) is amend-
24	ed—
25	(1) in clause (i)—

1	(A) in subclause (II), by inserting "sub-
2	clause (III) and" after "Subject to"; and
3	(B) by adding at the end the following new
4	subclause:
5	"(III) SPECIAL RULE FOR
6	POWER-DRIVEN WHEELCHAIRS.—For
7	purposes of payment for power-driven
8	wheelchairs, subclause (II) shall be
9	applied by substituting '15 percent'
10	and '6 percent' for '10 percent' and
11	'7.5 percent', respectively.''; and
12	(2) in clause (iii)—
13	(A) in the heading, by inserting "COM-
14	PLEX, REHABILITATIVE" before "POWER-DRIV-
15	EN"; and
16	(B) by inserting "complex, rehabilitative"
17	before "power-driven".
18	(b) Technical Amendment.—Section
19	1834(a)(7)(C)(ii)(II) of the Social Security Act (42 U.S.C.
20	1395m(a)(7)(C)(ii)(II)) is amended by striking "(A)(ii)
21	or''.
22	(c) Effective Date.—
23	(1) In general.—Subject to paragraph (2),
24	the amendments made by subsection (a) shall take

1	effect on January 1, 2009, and shall apply to power-
2	. driven wheelchairs furnished on or after such date.
3	(2) Application to competitive bidding.—
4	The amendments made by subsection (a) shall not
5	apply to contracts entered into under section 1847
6	of the Social Security Act (42 U.S.C. 1395w-3)
7	prior to January 1, 2009, pursuant to the implemen-
8	tation of subsection (a)(1)(B)(i)(I) of such section
9	1847.
10	SEC. 146. CLINICAL LABORATORY TESTS.
11	(a) Repeal of Medicare Competitive Bidding
12	DEMONSTRATION PROJECT FOR CLINICAL LABORATORY
13	Services.—
14	(1) In General.—Section 1847 of the Social
15	Security Act (42 U.S.C. 1395w-3) is amended by
16	striking subsection (e).
17	(2) Conforming amendments.—Section
18	1833(a)(1)(D) of the Social Security Act (42 U.S.C.
19	1395l(a)(1)(D)) is amended—
20	(A) by inserting "or" before "(ii)"; and
21	(B) by striking "or (iii) on the basis" and
22	all that follows before the comma at the end.
23	(3) Effective date.—The amendments made
24	by this subsection shall take effect on the date of the
25	enactment of this Act.

1	(b) CLINICAL LABORATORY TEST FEE SCHEDULE
2	UPDATE ADJUSTMENT.—Section 1833(h)(2)(A)(i) of the
3	Social Security Act (42 U.S.C. 1395l(h)(2)(A)(ii)) is
4	amended by inserting "minus, for each of the years 2009
5	through 2013, 0.5 percentage points" after "city aver-
6	age)".
7	SEC. 147. IMPROVED ACCESS TO AMBULANCE SERVICES.
8	(a) Extension of Increased Medicare Pay-
9	MENTS FOR GROUND AMBULANCE SERVICES.—Section
10	1834(l)(13) of the Social Security Act (42 U.S.C.
11	1395m(l)(13)) is amended—
12	(1) in subparagraph (A)—
13	(A) in the matter preceding clause (i), by
14	inserting "and for such services furnished on or
15	after July 1, 2008, and before January 1,
16	2010" after "2007,";
17	(B) in clause (i), by inserting "(or 3 per-
18	cent if such service is furnished on or after July
19	1, 2008, and before January 1, 2010)" after "2
20	percent"; and
21	(C) in clause (ii), by inserting "(or 2 per-
22	cent if such service is furnished on or after July
23	1, 2008, and before January 1, 2010)" after "1
24	percent"; and
25	(2) in subparagraph (B)—

1	(A) in the heading, by striking "2006" and
2	inserting "APPLICABLE PERIOD"; and
3	(B) by inserting "applicable" before "pe-
4	riod".
5	(b) AIR AMBULANCE PAYMENT IMPROVEMENTS.—
6	(1) TREATMENT OF CERTAIN AREAS FOR PAY-
7	MENT FOR AIR AMBULANCE SERVICES UNDER THE
8	AMBULANCE FEE SCHEDULE.—Notwithstanding any
9	other provision of law, for purposes of making pay-
10	ments under section 1834(l) of the Social Security
1	Act (42 U.S.C. 1395m(l)) for air ambulance services
12	furnished during the period beginning on July 1,
13	2008, and ending on December 31, 2009, any area
14	that was designated as a rural area for purposes of
15	making payments under such section for air ambu-
16	lance services furnished on December 31, 2006, shall
17	be treated as a rural area for purposes of making
18	payments under such section for air ambulance serv-
19	ices furnished during such period.
20	(2) Clarification regarding satisfaction
21	OF REQUIREMENT OF MEDICALLY NECESSARY.—
22	(A) IN GENERAL.—Section
23	1834(l)(14)(B)(i) of the Social Security Act (42
24	U.S.C. $1395m(l)(14)(B)(i)$ is amended by
25	etriking "passanahly datarning or cartifice"

1	and inserting "certifies or reasonably deter-
2	mines".
3	(B) Effective date.—The amendment
4	made by subparagraph (A) shall apply to serv-
5	ices furnished on or after the date of the enact-
6	ment of this Act.
7	SEC. 148. EXTENSION AND EXPANSION OF THE MEDICARE
8	HOLD HARMLESS PROVISION UNDER THE
9	PROSPECTIVE PAYMENT SYSTEM FOR HOS-
10	PITAL OUTPATIENT DEPARTMENT (HOPD)
11	SERVICES FOR CERTAIN HOSPITALS.
12	Section 1833(t)(7)(D)(i) of the Social Security Act
13	(42 U.S.C. 1395l(t)(7)(D)(i)) is amended—
14	(1) in subclause (II)—
15	(A) in the first sentence, by striking
16	"2009" and inserting "2010"; and
17	(B) by striking the second sentence and in-
18	serting the following new sentence: "For pur-
19	poses of the preceding sentence, the applicable
20	percentage shall be 95 percent with respect to
21	covered OPD services furnished in 2006, 90
22	percent with respect to such services furnished
23	in 2007, and 85 percent with respect to such
24	carries furnished in 2008 or 2009 ", and

1	(2) by adding at the end the following new sub-
2	clause:
3	"(III) In the case of a sole community
4	hospital (as defined in section
5	1886(d)(5)(D)(iii)) that has not more than
6	100 beds, for covered OPD services fur-
7	nished on or after January 1, 2009, and
8	before January 1, 2010, for which the
9	PPS amount is less than the pre-BBA
10	amount, the amount of payment under this
11	subsection shall be increased by 85 percent
12	of the amount of such difference.".
13	SEC. 149. CLARIFICATION OF PAYMENT FOR CLINICAL LAB
14	ORATORY TESTS FURNISHED BY CRITICAL
15	ACCESS HOSPITALS.
16	(a) In General.—Section 1834(g)(4) of the Social
17	Security Act (42 U.S.C. 1395m(g)(4)) is amended—
18	(1) in the heading, by striking "NO BENE-
19	FICIARY COST-SHARING FOR" and inserting "TREAT-
20	MENT OF"; and
21	(2) by adding at the end the following new sen-
22	tence: "For purposes of the preceding sentence and
23	section 1861(mm)(3), clinical diagnostic laboratory
24	services furnished by a critical access hospital shall
25	be treated as being furnished as part of outpatient

1	critical access services without regard to whether the
2	individual with respect to whom such services are
3	furnished is physically present in the critical access
4	hospital, or in a skilled nursing facility or a clinic
5	(including a rural health clinic) that is operated by
6	a critical access hospital, at the time the specimen
7	is collected.".
8	(b) Effective Date.—The amendments made by
9	subsection (a) shall apply to services furnished on or after
0	July 1, 2009.
1	SEC. 150. ADDING CERTAIN ENTITIES AS ORIGINATING
2	SITES FOR PAYMENT OF TELEHEALTH SERV-
3	ICES.
4	(a) IN GENERAL.—Section 1834(m)(4)(C)(ii) of the
5	Social Security Act (42 U.S.C. 1395m(m)(4)(C)(ii)) is
6	amended by adding at the end the following new sub-
7	clauses:
8	"(VI) A hospital-based or critical
9	access hospital-based renal dialysis
20	center (including satellites).
21	"(VII) A skilled nursing facility
22	(as defined in section 1819(a)).
23	"(VIII) A community mental
24	health center (as defined in section
2.5	1861(ff)(3)(B)).".

- 1 (b) Conforming Amendment.—Section
- 2 1888(e)(2)(A)(ii) of the Social Security Act (42 U.S.C.
- 3 1395yy(e)(2)(A)(ii)) is amended by inserting "telehealth
- 4 services furnished under section 1834(m)(4)(C)(ii)(VII),"
- 5 after "section 1861(s)(2),".
- 6 (c) Effective Date.—The amendments made by
- 7 this section shall apply to services furnished on or after
- 8 January 1, 2009.
- 9 SEC. 151. MEDPAC STUDY AND REPORT ON IMPROVING
- 10 CHRONIC CARE DEMONSTRATION PRO-
- 11 GRAMS.
- 12 (a) STUDY.—The Medicare Payment Advisory Com-
- 13 mission shall conduct a study on the feasability and advis-
- 14 ability of establishing a Medicare Chronic Care Practice
- 15 Research Network that would serve as a standing network
- 16 of providers testing new models of care coordination and
- 17 other care approaches for chronically ill beneficiaries, in-
- 18 cluding the initiation, operation, evaluation, and, if appro-
- 19 priate, expansion of such models to the broader Medicare
- 20 patient population.
- 21 (b) Report.—Not later than June 15, 2009, the
- 22 Medicare Payment Advisory Commission shall submit to
- 23 Congress a report containing the results of the study con-
- 24 ducted under subsection (a).

1	SEC.	152.	INCREASE	\mathbf{OF}	FQHC	PAYMENT	LIMITS.
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- 2 (a) IN GENERAL.—Section 1833 of the Social Secu-
- 3 rity Act (42 U.S.C. 1395l), as amended by section 133(a),
- 4 is amended by adding at the end the following new sub-
- 5 section:
- 6 "(w) Increase of FQHC Payment Limits.—In the
- 7 case of services furnished by federally qualified health cen-
- 8 ters (as defined in section 1861(aa)(4)), the Secretary
- 9 shall establish payment limits with respect to such services
- 10 under this part for services furnished—
- "(1) in 2010, at the limits otherwise established
- under this part for such year increased by \$5; and
- "(2) in a subsequent year, at the limits estab-
- lished under this subsection for the previous year in-
- 15 creased by the percentage increase in the MEI (as
- defined in section 1842(i)(3)) for such subsequent
- 17 year.".
- 18 (b) STUDY AND REPORT ON THE EFFECTS AND ADE-
- 19 QUACY OF THE MEDICARE FEDERALLY QUALIFIED
- 20 HEALTH CENTER PAYMENT STRUCTURE.—
- 21 (1) STUDY.—The Comptroller General of the
- United States shall conduct a study to determine
- whether the structure for payments for services fur-
- 24 nished by federally qualified health centers (as de-
- 25 fined in section 1861(aa)(4) of the Social Security
- 26 Act (42 U.S.C. 1395x(aa)(4)) under part B of title

1	XVIII of the Social Security Act (42 U.S.C. 1395j
2	et seq.) adequately reimburses federally qualified
3	health centers for the care furnished to Medicare
4	beneficiaries. In conducting such study, the Comp-
5	troller General shall—
6	(A) use the most current cost report data
7	available;
8	(B) examine the effects of the payment
9	limits established with respect to such services
10	under such part B on the ability of federally
11	qualified health centers to furnish care to Medi-
12	care beneficiaries; and
13	(C) examine the cost of furnishing services
14	covered under the Medicare program as of the
15	date of the enactment of this Act that were not
16	covered under such program as of the date on
17	which the Secretary determined the payment
18	rate for federally qualified health centers in
19	1991.
20	(2) Report.—Not later than 15 months after
21	the date of the enactment of this Act, the Comp-
22	troller General of the United States shall submit to
23	Congress a report on the study conducted under
24	paragraph (1), together with recommendations for

such legislation and administrative action the Comp-

1	troller General determines appropriate, taking into
2	consideration the structure and adequacy of the pro-
3	spective payment methodology used to make pay-
4	ments to federally qualified health centers under the
5	Medicaid program under title XIX of the Social Se-
6	curity Act (42 U.S.C. 1396 et seq.).
7	SEC. 153. KIDNEY DISEASE EDUCATION AND AWARENESS
8	PROVISIONS.
9	(a) Chronic Kidney Disease Initiatives.—Part
10	P of title III of the Public Health Service Act (42 U.S.C.
11	280g et seq.) is amended by adding at the end the fol-
12	lowing new section:
13	"SEC. 399R. CHRONIC KIDNEY DISEASE INITIATIVES.
14	"(a) In General.—The Secretary shall establish
15	pilot projects to—
16	"(1) increase public and medical community
17	awareness (particularly of those who treat patients
18	with diabetes and hypertension) regarding chronic
19	kidney disease, focusing on prevention;
20	"(2) increase screening for chronic kidney dis-
21	ease, focusing on Medicare beneficiaries at risk of
22	chronic kidney disease; and
23	"(3) enhance surveillance systems to better as-
24	sess the prevalence and incidence of chronic kidney
25	dicago

1	(b) Scope and Duration.—					
2	"(1) Scope.—The Secretary shall select at					
3	least 3 States in which to conduct pilot projects					
4	under this section.					
5	"(2) Duration.—The pilot projects under this					
6	section shall be conducted for a period that is no					
7	longer than 5 years and shall begin on January 1,					
8	2009.					
9	"(c) EVALUATION AND REPORT.—The Comptroller					
10	General of the United States shall conduct an evaluation					
11	of the pilot projects conducted under this section. Not					
12	later than 12 months after the date on which the pilot					
13	projects are completed, the Comptroller General shall sub-					
14	mit to Congress a report on the evaluation.					
15	"(d) Authorization of Appropriations.—There					
16	are authorized to be appropriated such sums as may be					
17	necessary for the purpose of carrying out this section.".					
18	(b) Medicare Coverage of Kidney Disease Pa-					
19	TIENT EDUCATION SERVICES.—					
20	(1) Coverage of kidney disease education					
21	SERVICES.—					
22	(A) COVERAGE.—Section 1861(s)(2) of the					
23	Social Security Act (42 U.S.C. 1395x(s)(2)), as					
24	amended by section 144(a), is amended—					

1	(i) in subparagraph (BB), by striking
2	"and" after the semicolon at the end;
3	(ii) in subparagraph (CC), by adding
4	"and" after the semicolon at the end; and
5	(iii) by adding at the end the fol-
6	lowing new subparagraph:
7	"(DD) kidney disease education services (as de-
8	fined in subsection (ggg));".
9	(B) Services described.—Section 1861
10	of the Social Security Act (42 U.S.C. 1395x),
11	as amended by section 144(a), is amended by
12	adding at the end the following new subsection:
13	"Kidney Disease Education Services
14	"(ggg)(1) The term 'kidney disease education serv-
15	ices' means educational services that are—
16	"(A) furnished to an individual with stage IV
17	chronic kidney disease who, according to accepted
18	clinical guidelines identified by the Secretary, will re-
19	quire dialysis or a kidney transplant;
20	"(B) furnished, upon the referral of the physi-
21	cian managing the individual's kidney condition, by
22	a qualified person (as defined in paragraph (2)); and
23	"(C) designed—

1	(1) to provide comprehensive information
2	(consistent with the standards set under para-
3	graph (3)) regarding—
4	"(I) the management of comorbidities,
5	including for purposes of delaying the need
6	for dialysis;
7	"(II) the prevention of uremic com-
8	plications; and
9	"(III) each option for renal replace-
10	ment therapy (including hemodialysis and
11	peritoneal dialysis at home and in-center
12	as well as vascular access options and
13	transplantation);
14	"(ii) to ensure that the individual has the
15	opportunity to actively participate in the choice
16	of therapy; and
17	"(iii) to be tailored to meet the needs of
18	the individual involved.
19	"(2)(A) The term 'qualified person' means—
20	"(i) a physician (as defined in section
21	1861(r)(1)) or a physician assistant, nurse practi-
22	tioner, or clinical nurse specialist (as defined in sec-
23	tion 1861(aa)(5)), who furnishes services for which
24	payment may be made under the fee schedule estab-
25	lished under section 1848; and

1	"(ii) a provider of services located in a rural
2	area (as defined in section $1886(d)(2)(D)$).
3	"(B) Such term does not include a provider of serv-
4	ices (other than a provider of services described in sub-
5	paragraph (A)(ii)) or a renal dialysis facility.
6	"(3) The Secretary shall set standards for the con-
7	tent of such information to be provided under paragraph
8	(1)(C)(i) after consulting with physicians, other health
9	professionals, health educators, professional organizations,
10	accrediting organizations, kidney patient organizations, di-
11	alysis facilities, transplant centers, network organizations
12	described in section $1881(c)(2)$, and other knowledgeable
13	persons. To the extent possible the Secretary shall consult
14	with persons or entities described in the previous sentence,
15	other than a dialysis facility, that has not received indus-
16	try funding from a drug or biological manufacturer or di-
17	alysis facility.
18	"(4) No individual shall be furnished more than 6
19	sessions of kidney disease education services under this
20	title.".
21	(C) Payment under the physician fee
22	SCHEDULE.—Section 1848(j)(3) of the Social
23	Security Act (42 U.S.C. $1395w-4(j)(3)$), is
24	amended by inserting "(2)(DD)," after
25	"(2)(AA),".

1	(D) HIMITATION ON NUMBER OF SES-
2	SIONS.—Section 1862(a)(1) of the Social Secu-
3	rity Act (42 U.S.C. 1395y(a)(1)) is amended—
4	(i) in subparagraph (M), by striking
5	"and" at the end;
6	(ii) in subparagraph (N), by striking
7	the semicolon at the end and inserting ",
8	and"; and
9	(iii) by adding at the end the fol-
10	lowing new subparagraph:
11	"(O) in the case of kidney disease education
12	services (as defined in paragraph (1) of section
13	1861(ggg)), which are furnished in excess of the
14	number of sessions covered under paragraph (4) of
15	such section;".
16	(2) Effective date.—The amendments made
17	by this subsection shall apply to services furnished
18	on or after January 1, 2010.
19	SEC. 154. RENAL DIALYSIS PROVISIONS.
20	(a) Composite Rate.—
21	(1) UPDATE.—Section 1881(b)(12)(G) of the
22	Social Security Act (42 U.S.C. 1395rr(b)(12)(G)) is
23	amended—
24	(A) in clause (i), by striking "and" at the
25	end;

1	(B) in clause (ii)—
2	(i) by inserting "and before January
3	1, 2009," after "April 1, 2007,"; and
4	(ii) by striking the period at the end
5	and inserting a semicolon; and
6	(C) by adding at the end the following new
7	clauses:
8	"(iii) furnished on or after January 1, 2009,
9	and before January 1, 2010, by 1.0 percent above
10	the amount of such composite rate component for
11	such services furnished on December 31, 2008; and
12	"(iv) furnished on or after January 1, 2010, by
13	1.0 percent above the amount of such composite rate
14	component for such services furnished on December
15	31, 2009.".
16	(2) Site Neutral Composite Rate.—Section
17	1881(b)(12)(A) of the Social Security Act (42
18	U.S.C. 1395rr(b)(12)(A)) is amended by adding at
19	the end the following new sentence: "Under such
20	system, the payment rate for dialysis services fur-
21	nished on or after January 1, 2009, by providers of
22	services shall be the same as the payment rate (com-
23	puted without regard to this sentence) for such serv-
24	ices furnished by renal dialysis facilities, and in ap-
25	plying the geographic index under subparagraph (D)

- 1 to providers of services, the labor share shall be
- 2 based on the labor share otherwise applied for renal
- dialysis facilities.".
- 4 (b) DEVELOPMENT OF ESRD BUNDLED PAYMENT
- 5 System.—
- 6 (1) IN GENERAL.—Section 1881(b) of the So-
- 7 cial Security Act (42 U.S.C. 1395rr(b)) is amended
- 8 by adding at the end the following new paragraph:
- 9 "(14)(A)(i) Subject to subparagraph (E), for services
- 10 furnished on or after January 1, 2011, the Secretary shall
- 11 implement a payment system under which a single pay-
- 12 ment is made under this title to a provider of services or
- 13 a renal dialysis facility for renal dialysis services (as de-
- 14 fined in subparagraph (B)) in lieu of any other payment
- 15 (including a payment adjustment under paragraph
- 16 (12)(B)(ii)) and for such services and items furnished pur-
- 17 suant to paragraph (4).
- 18 "(ii) In implementing the system under this para-
- 19 graph the Secretary shall ensure that the estimated total
- 20 amount of payments under this title for 2011 for renal
- 21 dialysis services shall equal 98 percent of the estimated
- 22 total amount of payments for renal dialysis services, in-
- 23 cluding payments under paragraph (12)(B)(ii), that would
- 24 have been made under this title with respect to services
- 25 furnished in 2011 if such system had not been imple-

- 1 mented. In making the estimation under subclause (I), the
- 2 Secretary shall use per patient utilization data from 2007,
- 3 2008, or 2009, whichever has the lowest per patient utili-
- 4 zation.
- 5 "(B) For purposes of this paragraph, the term 'renal
- 6 dialysis services' includes—
- 7 '(i) items and services included in the com-
- 8 posite rate for renal dialysis services as of December
- 9 31, 2010;
- 10 "(ii) erythropoiesis stimulating agents and any
- oral form of such agents that are furnished to indi-
- viduals for the treatment of end stage renal disease;
- "(iii) other drugs and biologicals that are fur-
- nished to individuals for the treatment of end stage
- renal disease and for which payment was (before the
- application of this paragraph) made separately
- under this title, and any oral equivalent form of
- 18 such drug or biological; and
- 19 "(iv) diagnostic laboratory tests and other items
- and services not described in clause (i) that are fur-
- 21 nished to individuals for the treatment of end stage
- 22 renal disease.
- 23 Such term does not include vaccines.
- 24 "(C) The system under this paragraph may provide
- 25 for payment on the basis of services furnished during a

1	week or month or such other appropriate unit of payment
2	as the Secretary specifies.
3	"(D) Such system—
4	"(i) shall include a payment adjustment based
5	on case mix that may take into account patient
6	weight, body mass index, comorbidities, length of
7	time on dialysis, age, race, ethnicity, and other ap-
8	propriate factors;
9	"(ii) shall include a payment adjustment for
10	high cost outliers due to unusual variations in the
11	type or amount of medically necessary care, includ-
12	ing variations in the amount of erythropoiesis stimu-
13	lating agents necessary for anemia management;
14	"(iii) shall include a payment adjustment that
15	reflects the extent to which costs incurred by low-
16	volume facilities (as defined by the Secretary) in fur-
17	nishing renal dialysis services exceed the costs in-
18	curred by other facilities in furnishing such services,
19	and for payment for renal dialysis services furnished
20	on or after January 1, 2011, and before January 1,
21	2014, such payment adjustment shall not be less
22	than 10 percent; and
23	"(iv) may include such other payment adjust-
24	ments as the Secretary determines appropriate, such

as a payment adjustment—

1	"(I) for pediatric providers of services and
2	renal dialysis facilities;
3	"(II) by a geographic index, such as the
4	index referred to in paragraph (12)(D), as the
5	Secretary determines to be appropriate; and
6	"(III) for providers of services or renal di-
7	alysis facilities located in rural areas.
8	The Secretary shall take into consideration the unique
9	treatment needs of children and young adults in estab-
10	lishing such system.
11	"(E)(i) The Secretary shall provide for a four-year
12	phase-in (in equal increments) of the payment amount
13	under the payment system under this paragraph, with
14	such payment amount being fully implemented for renal
15	dialysis services furnished on or after January 1, 2014.
16	"(ii) A provider of services or renal dialysis facility
17	may make a one-time election to be excluded from the
18	phase-in under clause (i) and be paid entirely based on
19	the payment amount under the payment system under this
20	paragraph. Such an election shall be made prior to Janu-
21	ary 1, 2011, in a form and manner specified by the Sec-
22	retary, and is final and may not be rescinded.
23	"(iii) The Secretary shall make an adjustment to the
24	payments under this paragraph for years during which the
25	phase-in under clause (i) is applicable so that the esti-

1	mated total amount of payments under this paragraph
2	including payments under this subparagraph, shall equa
3	the estimated total amount of payments that would other
4	wise occur under this paragraph without such phase-in
5	"(F)(i) Subject to clause (ii), beginning in 2012, the
6	Secretary shall annually increase payment amounts estab
7	lished under this paragraph by an ESRD market baske
8	percentage increase factor for a bundled payment system
9	for renal dialysis services that reflects changes over time
10	in the prices of an appropriate mix of goods and services
11	included in renal dialysis services minus 1.0 percentage
12	point.
13	"(ii) For years during which a phase-in of the pay
14	ment system pursuant to subparagraph (E) is applicable
15	the following rules shall apply to the portion of the pay
16	ment under the system that is based on the payment o
17	the composite rate that would otherwise apply if the sys
18	tem under this paragraph had not been enacted:
19	"(I) The update under clause (i) shall not
20	apply.

"(II) The Secretary shall annually increase

such composite rate by the ESRD market basket

percentage increase factor described in clause (i)

minus 1.0 percentage point.

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1	"(G) There shall be no administrative or judicial re-
2	view under section 1869, section 1878, or otherwise of the
3	determination of payment amounts under subparagraph
4	(A), the establishment of an appropriate unit of payment
5	under subparagraph (C), the identification of renal dialy-
6	sis services included in the bundled payment, the adjust-
7	ments under subparagraph (D), the application of the
8	phase-in under subparagraph (E), and the establishment
9	of the market basket percentage increase factors under
10	subparagraph (F).
11	"(H) Erythropoiesis stimulating agents and other
12	drugs and biologicals shall be treated as prescribed and
13	dispensed or administered and available only under part
14	B if they are—
15	"(i) furnished to an individual for the treatment
16	of end stage renal disease; and
17	"(ii) included in subparagraph (B) for purposes
18	of payment under this paragraph.".
19	(2) Prohibition of unbundling.—Section
20	1862(a) of the Social Security Act (42 U.S.C.
21	1395y(a)), as amended by section $135(a)(2)$, is
22	amended—
23	(A) in paragraph (22), by striking "or" at
24	the end;

1	(B) in paragraph (23), by striking the pe-
2	riod at the end and inserting "; or"; and
3	(C) by inserting after paragraph (23) the
4	following new paragraph:
5	"(24) where such expenses are for renal dialysis
6	services (as defined in subparagraph (B) of section
7	1881(b)(14)) for which payment is made under such
8	section unless such payment is made under such sec-
9	tion to a provider of services or a renal dialysis facil-
10	ity for such services.".
11	(3) Conforming amendments.—(A) Section
12	1881(b) of the Social Security Act (42 U.S.C.
13	1395rr(b)) is amended—
14	(i) in paragraph (12)(A), by striking "In
15	lieu of payment" and inserting "Subject to
16	paragraph (14), in lieu of payment";
17	(ii) in the second sentence of paragraph
18	(12)(F)—
19	(I) by inserting "or paragraph (14)"
20	after "this paragraph"; and
21	(II) by inserting "or under the system
22	under paragraph (14)" after "subpara-
23	graph (B)''; and
24	(iii) in paragraph (13)—

1	(I) in subparagraph (A), in the matter
2	preceding clause (i), by striking "The pay-
3	ment amounts" and inserting "Subject to
4	paragraph (14), the payment amounts";
5	and
6	(II) in subparagraph (B)—
7	(aa) in clause (i), by striking
8	"(i)" after "(B)" and by inserting ",
9	subject to paragraph (14)" before the
10	period at the end; and
11	(bb) by striking clause (ii).
12	(B) Section 1861(s)(2)(F) of the Social Secu-
13	rity Act (42 U.S.C. $1395x(s)(2)(F)$) is amended by
14	inserting ", and, for items and services furnished on
15	or after January 1, 2011, renal dialysis services (as
16	defined in section 1881(b)(14)(B))" before the semi-
17	colon at the end.
18	(C) Section 623(e) of the Medicare Prescription
19	Drug, Improvement, and Modernization Act of 2003
20	(42 U.S.C. 1395rr note) is repealed.
21	(4) Rule of Construction.—Nothing in this
22	subsection or the amendments made by this sub-
23	section shall be construed as authorizing or requir-
24	ing the Secretary of Health and Human Services to
25	make payments under the payment system imple-

1	mented under paragraph (14)(A)(i) of section
2	1881(b) of the Social Security Act (42 U.S.C.
3	1395rr(b)), as added by paragraph (1), for any un-
4	recovered amount for any bad debt attributable to
5	deductible and coinsurance on items and services not
6	included in the basic case-mix adjusted composite
7	rate under paragraph (12) of such section as in ef-
8	fect before the date of the enactment of this Act.
9	(c) QUALITY INCENTIVES IN THE END-STAGE RENAL
10	DISEASE PROGRAM.—Section 1881 of the Social Security
11	Act (42 U.S.C. 1395rr) is amended by adding at the end
12	the following new subsection:
13	"(h) QUALITY INCENTIVES IN THE END-STAGE
14	Renal Disease Program.—
15	"(1) QUALITY INCENTIVES.—
16	"(A) IN GENERAL.—With respect to renal
17	dialysis services (as defined in subsection
18	(b)(14)(B)) furnished on or after January 1,
19	2012, in the case of a provider of services or a
20	renal dialysis facility that does not meet the re-
21	quirement described in subparagraph (B) with
22	respect to the year, payments otherwise made
23	to such provider or facility under the system
24	under subsection (b)(14) for such services shall

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1	be reduced by up to 2.0 percent, as determined
2	appropriate by the Secretary.
3	"(B) REQUIREMENT.—The requirement
4	described in this subparagraph is that the pro-
5	vider or facility meets (or exceeds) the total
6	performance score under paragraph (3) with re-
7	spect to performance standards established by
8	the Secretary with respect to measures specified
9	in paragraph (2).
10	"(C) NO EFFECT IN SUBSEQUENT
11	YEARS.—The reduction under subparagraph
12	(A) shall apply only with respect to the year in-
13	volved, and the Secretary shall not take into ac-
14	count such reduction in computing the single
15	payment amount under the system under para-
16	graph (14) in a subsequent year.
17	"(2) Measures.—
18	"(A) In general.—The measures speci-
19	fied under this paragraph with respect to the
20	year involved shall include—
21	''(i) measures on anemia management
22	that reflect the labeling approved by the
23	Food and Drug Administration for such
24	management and measures on dialysis ade-

quacy;

1	"(11) to the extent feasible, such meas-
2	ure (or measures) of patient satisfaction as
3	the Secretary shall specify; and
4	"(iii) such other measures as the Sec-
5	retary specifies, including, to the extent
6	feasible, measures on—
7	"(I) iron management;
8	"(II) bone mineral metabolism;
9	and
10	"(III) vascular access, including
11	for maximizing the placement of arte-
12	rial venous fistula.
13	"(B) Use of endorsed measures.—
14	"(i) In general.—Subject to clause
15	(ii), any measure specified by the Secretary
16	under subparagraph $(\Lambda)(iii)$ must have
17	been endorsed by the entity with a contract
18	under section 1890(a).
19	"(ii) Exception.—In the case of a
20	specified area or medical topic determined
21	appropriate by the Secretary for which a
22	feasible and practical measure has not
23	been endorsed by the entity with a contract
24	under section 1890(a), the Secretary may
25	specify a measure that is not so endorsed

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as long as due consideration is given to measures that have been endorsed or adopted by a consensus organization identified by the Secretary.

- "(C) UPDATING MEASURES.—The Secretary shall establish a process for updating the measures specified under subparagraph (A) in consultation with interested parties.
- "(D) Consideration.—In specifying measures under subparagraph (A), the Secretary shall consider the availability of measures that address the unique treatment needs of children and young adults with kidney failure.

 "(3) Performance scores.—

"(A) TOTAL PERFORMANCE SCORE.—

"(i) IN GENERAL.—Subject to clause (ii), the Secretary shall develop a methodology for assessing the total performance of each provider of services and renal dialysis facility based on performance standards with respect to the measures selected under paragraph (2) for a performance period established under paragraph (4)(D) (in this subsection referred to as the 'total performance score').

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"(ii) APPLICATION.—For providers of services and renal dialysis facilities that do not meet (or exceed) the total performance score established by the Secretary, the Secretary shall ensure that the application of the methodology developed under clause (i) results in an appropriate distribution of reductions in payment under paragraph (1) among providers and facilities achieving different levels of total performance scores, with providers and facilities achieving the lowest total performance scores receiving the largest reduction in payment under paragraph (1)(A).

"(iii) Weighting of Measures.—In calculating the total performance score, the Secretary shall weight the scores with respect to individual measures calculated under subparagraph (B) to reflect priorities for quality improvement, such as weighting scores to ensure that providers of services and renal dialysis facilities have strong incentives to meet or exceed anemia management and dialysis adequacy per-

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1	formance standards, as determined appro-
2	priate by the Secretary.
3	"(B) Performance score with re-
4	SPECT TO INDIVIDUAL MEASURES.—The Sec-
5	retary shall also calculate separate performance
6	scores for each measure, including for dialysis
7	adequacy and anemia management.
8	"(4) Performance standards.—
9	"(A) ESTABLISHMENT.—Subject to sub-
10	paragraph (E), the Secretary shall establish
11	performance standards with respect to meas-
12	ures selected under paragraph (2) for a per-
13	formance period with respect to a year (as es-
14	tablished under subparagraph (D)).
15	"(B) Achievement and improve-
16	MENT.—The performance standards established
17	under subparagraph (A) shall include levels of
18	achievement and improvement, as determined
19	appropriate by the Secretary.
20	"(C) TIMING.—The Secretary shall estab-
21	lish the performance standards under subpara-
22	graph (A) prior to the beginning of the per-
23	formance period for the year involved.
24	"(D) Performance Period.—The Sec-
25	retary shall establish the performance period

i	with respect to a year. Such performance period
2	shall occur prior to the beginning of such year.
3	"(E) Special rule.—The Secretary shall
4	initially use as the performance standard for
5	the measures specified under paragraph
6	(2)(A)(i) for a provider of services or a renal di-
7	alysis facility the lesser of—
8	"(i) the performance of such provider
9	or facility for such measures in the year
10	selected by the Secretary under the second
11	sentence of subsection (b)(14)(A)(ii); or
12	"(ii) a performance standard based on
13	the national performance rates for such
14	measures in a period determined by the
15	Secretary.
16	"(5) LIMITATION ON REVIEW.—There shall be
17	no administrative or judicial review under section
18	1869, section 1878, or otherwise of the following:
19	"(A) The determination of the amount of
20	the payment reduction under paragraph (1).
21	"(B) The establishment of the performance
22	standards and the performance period under
23	paragraph (4).
24	"(C) The specification of measures under
25	paragraph (2).

1	"(D) The methodology developed under
2	paragraph (3) that is used to calculate total
3	performance scores and performance scores for
4	individual measures.
5	"(6) Public reporting.—
6	"(A) IN GENERAL.—The Secretary shall
7	establish procedures for making information re-
8	garding performance under this subsection
9	available to the public, including—
10	"(i) the total performance score
11	achieved by the provider of services or
12	renal dialysis facility under paragraph (3)
13	and appropriate comparisons of providers
14	of services and renal dialysis facilities to
15	the national average with respect to such
16	scores; and
17	"(ii) the performance score achieved
18	by the provider or facility with respect to
19	individual measures.
20	"(B) Opportunity to review.—The pro-
21	cedures established under subparagraph (A)
22	shall ensure that a provider of services and a
23	renal dialysis facility has the opportunity to re-
24	view the information that is to be made public

1	with respect to the provider or facility prior to
2	such data being made public.
3	"(C) Certificates.—
4	"(i) IN GENERAL.—The Secretary
5	shall provide certificates to providers of
6	services and renal dialysis facilities who
7	furnish renal dialysis services under this
8	section to display in patient areas. The
9	certificate shall indicate the total perform-
10	ance score achieved by the provider or fa-
11	cility under paragraph (3).
12	"(ii) Display.—Each facility or pro-
13	vider receiving a certificate under clause (i)
14	shall prominently display the certificate at
15	the provider or facility.
16	"(D) Web-based list.—The Secretary
17	shall establish a list of providers of services and
18	renal dialysis facilities who furnish renal dialy-
19	sis services under this section that indicates the
20	total performance score and the performance
21	score for individual measures achieved by the
22	provider and facility under paragraph (3). Such
23	information shall be posted on the Internet
24	website of the Centers for Medicare & Medicaid

Services in an easily understandable format.".

1	(d) GAO REPORT ON ESRD BUNDLING SYSTEM AND
2	QUALITY INITIATIVE.—Not later than March 1, 2013, the
3	Comptroller General of the United States shall submit to
4	Congress a report on the implementation of the payment
5	system under subsection (b)(14) of section 1881 of the
6	Social Security Act (as added by subsection (b)) for renal
7	dialysis services and related services (defined in subpara-
8	graph (B) of such subsection (b)(14)) and the quality ini-
9	tiative under subsection (h) of such section 1881 (as
10	added by subsection (b)). Such report shall include the fol-
11	lowing information:

- (1) The changes in utilization rates for
 erythropoiesis stimulating agents.
 - (2) The mode of administering such agents, including information on the proportion of individuals receiving such agents intravenously as compared to subcutaneously.
 - (3) An analysis of the payment adjustment under subparagraph (D)(iii) of such subsection (b)(14), including an examination of the extent to which costs incurred by rural, low-volume providers and facilities (as defined by the Secretary) in furnishing renal dialysis services exceed the costs incurred by other providers and facilities in furnishing

1	such services, and a recommendation regarding the
2	appropriateness of such adjustment.
3	(4) The changes, if any, in utilization rates of
4	drugs and biologicals that the Secretary identifies
5	under subparagraph (B)(iii) of such subsection
6	(b)(14), and any oral equivalent or oral substitutable
7	forms of such drugs and biologicals or of drugs and
8	biologicals described in clause (ii), that have oc-
9	curred after implementation of the payment system
10	under such subsection (b)(14).
11	(5) Any other information or recommendations
12	for legislative and administrative actions determined
13	appropriate by the Comptroller General.
14	Subtitle D—Provisions Relating to
15	Part C
16	SEC. 161. PHASE-OUT OF INDIRECT MEDICAL EDUCATION
17	(IME).
18	(a) In General.—Section 1853(k) of the Social Se-
19	curity Act (42 U.S.C. 1395w-23(k)) is amended—
20	(1) in paragraph (1), in the matter preceding
21	subparagraph (A), by striking "paragraph (2)" and
22	:
22	inserting "paragraphs (2) and (4)"; and
23	(2) by adding at the end the following new

1	"(4) Phase-out of the indirect costs of
2	MEDICAL EDUCATION FROM CAPITATION RATES.—
3	"(A) IN GENERAL.—After determining the
4	applicable amount for an area for a year under
5	paragraph (1) (beginning with 2010), the Sec-
6	retary shall adjust such applicable amount to
7	exclude from such applicable amount the phase-
8	in percentage (as defined in subparagraph
9	(B)(i)) for the year of the Secretary's estimate
10	of the standardized costs for payments under
11	section 1886(d)(5)(B) in the area for the year.
12	Any adjustment under the preceding sentence
13	shall be made prior to the application of para-
14	graph (2).
15	"(B) Percentages defined.—For pur-
16	poses of this paragraph:
17	"(i) Phase-in percentage.—The
18	term 'phase-in percentage' means, for an
19	area for a year, the ratio (expressed as a
20	percentage, but in no case greater than
21	100 percent) of—
22	"(I) the maximum cumulative ad-
23	justment percentage for the year (as
24	defined in clause (ii)); to

1	"(II) the standardized IME cost
2	percentage (as defined in clause (iii))
3	for the area and year.
4	"(ii) Maximum cumulative adjust-
5	MENT PERCENTAGE.—The term 'maximum
6	cumulative adjustment percentage' means,
7	for—
8	"(I) 2010, [0.65] percent; and
9	"(II) a subsequent year, the max-
10	imum cumulative adjustment percent-
11	age for the previous year increased by
12	[0.65] percentage points.
13	"(iii) Standardized ime cost per-
14	CENTAGE.—The term 'standardized IME
15	cost percentage' means, for an area for a
16	year, the per capita costs for payments
17	under section 1886(d)(5)(B) (expressed as
18	a percentage of the fee-for-service amount
19	specified in subparagraph (C)) for the area
20	and the year.
21	"(C) FEE-FOR-SERVICE AMOUNT.—The
22	fee-for-service amount specified in this subpara-
23	graph for an area for a year is the amount
24	specified under subsection $(c)(1)(D)$ for the
25	area and the year.".

1	(b) Excluding Adjustment From the Up-
2	Date.—Section 1853(k)(1)(B)(i) of the Social Security
3	Act (42 U.S.C. 1395w-23(k)(1)(B)(i)) is amended by
4	striking "paragraph (2)" and inserting "paragraphs (2)
5	and (4)".
6	(c) Hold Harmless for PACE Program Pay-
7	MENTS.—Section 1894(d) of the Social Security Act (42
8	U.S.C. 1395eee(d)) is amended by adding at the end the
9	following new paragraph:
10	"(3) Capitation rates determined with-
11	OUT REGARD TO THE PHASE-OUT OF THE INDIRECT
12	COSTS OF MEDICAL EDUCATION FROM THE ANNUAL
13	MEDICARE ADVANTAGE CAPITATION RATE.—Capita-
14	tion amounts under this subsection shall be deter-
15	mined without regard to the application of section
16	1853(k)(4).".
17	SEC. 162. REVISIONS TO REQUIREMENTS FOR MEDICARE
18	ADVANTAGE PRIVATE FEE-FOR-SERVICE
19	PLANS.
20	(a) Requirements To Assure Access to Net-
21	WORK COVERAGE.—
22	(1) Individual market.—Section 1852(d) of
23	the Social Security Act (42 U.S.C. 1395w-22(d)) is
24	amended

1	(A) in paragraph (4), in the second sen-
2	tence, by striking "The Secretary" and insert-
3	ing "Subject to paragraph (5), the Secretary";
4	and
5	(B) by adding at the end the following new
6	paragraph:
7	"(5) REQUIREMENT OF CERTAIN NON-
8	EMPLOYER MEDICARE ADVANTAGE PRIVATE FEE-
9	FOR-SERVICE PLANS TO USE CONTRACTS WITH PRO-
10	VIDERS.—
11	"(A) In General.—For plan year 2011
12	and subsequent plan years, in the case of a
13	Medicare Advantage private fee-for-service plan
14	not described in paragraph (1) or (2) of section
15	1857(i) operating in a network area (as defined
16	in subparagraph (B)), the plan shall meet the
17	access standards under paragraph (4) in that
18	area only through entering into written con-
19	tracts as provided for under subparagraph (B)
20	of such paragraph and not, in whole or in part,
21	through the establishment of payment rates
22	meeting the requirements under subparagraph
23	(A) of such paragraph.
24	"(B) Network area defined.—For pur-
25	poses of subparagraph (A), the term 'network

1	area' means, for a plan year, an area which the
2	Secretary identifies (in the Secretary's an-
3	nouncement of the proposed payment rates for
4	the previous plan year under section
5	1853(b)(1)(B)) as having at least 2 network-
6	based plans (as defined in subparagraph (C))
7	with enrollment under this part as of the first
8	day of the year in which such announcement is
9	made.
10	"(C) Network-based plan defined.—
11	"(i) In General.—For purposes of
12	subparagraph (B), the term 'network-
13	based plan' means—
14	"(I) except as provided in clause
15	(ii), a Medicare Advantage plan that
16	is a coordinated care plan described in
17	section 1851(a)(2)(A)(i);
18	"(II) a network-based MSA plan;
19	and
20	"(III) a reasonable cost reim-
21	bursement plan under section 1876.
22	"(ii) Exclusion of non-network
23	REGIONAL PPOS.—The term 'network-
24	based plan' shall not include an MA re-
25	gional plan that, with respect to the area,

1	meets access adequacy standards under
2	this part substantially through the author-
3	ity of section 422.112(a)(1)(ii) of title 42,
4	Code of Federal Regulations, rather than
5	through written contracts.".
6	(2) Employer plans.—Section 1852(d) of the
7	Social Security Act (42 U.S.C. 1395w-22(d)), as
8	amended by paragraph (1), is amended—
9	(A) in paragraph (4), in the second sen-
10	tence, by striking "paragraph (5)" and insert-
11	ing "paragraphs (5) and (6)"; and
12	(B) by adding at the end the following new
13	paragraph:
14	"(6) Requirement of all employer medi-
15	CARE ADVANTAGE PRIVATE FEE-FOR-SERVICE PLANS
16	TO USE CONTRACTS WITH PROVIDERS.—For plan
17	year 2011 and subsequent plan years, in the case of
18	a Medicare Advantage private fee-for-service plan
19	that is described in paragraph (1) or (2) of section
20	1857(i), the plan shall meet the access standards
21	under paragraph (4) only through entering into writ-
22	ten contracts as provided for under subparagraph
23	(B) of such paragraph and not, in whole or in part,
24	through the establishment of payment rates meeting

1	the requirements under subparagraph (A) of such
2	paragraph.''.
3	(3) Access requirements.—
4	(A) IN GENERAL.—Section 1852(d)(4)(B)
5	of the Social Security Act (42 U.S.C. 1395w-
6	22(d)(4)(B)) is amended by striking "a suffi-
7	cient number" through "terms of the plan" and
8	inserting "a sufficient number and range of
9	providers within such category to meet the ac-
10	cess standards in subparagraphs (A) through
11	(E) of paragraph (1)".
12	(B) Effective date.—The amendment
13	made by subparagraph (A) shall apply to plan
14	year 2010 and subsequent plan years.
15	(b) Clarification Regarding Utilization.—Sec-
16	tion 1859(b)(2) of the Social Security Act (42 U.S.C.
17	1395w-28(b)(2)) is amended by adding at the end the fol-
18	lowing flush sentence:
19	"Nothing in subparagraph (B) shall be construed to
20	preclude a plan from varying rates for such a pro-
21	vider based on the specialty of the provider, the loca-
22	tion of the provider, or other factors related to such
23	provider that are not related to utilization, or to pre-
24	clude a plan from increasing rates for such a pro-

1	vider based on increased utilization of specified pre-
2	ventive or screening services.".
3	SEC. 163. REVISIONS TO QUALITY IMPROVEMENT PRO-
4	GRAMS.
5	(a) Requirement for MA Private Fee-for-
6	SERVICE AND MSA PLANS TO HAVE A QUALITY IM-
7	PROVEMENT PROGRAM.—
8	(1) In General.—Section 1852(e)(1) of the
9	Social Security Act (42 U.S.C. 1395w-112(e)(1)) is
10	amended by striking "(other than an MA private
11	fee-for-service plan or an MSA plan)".
12	(2) Effective date.—The amendment made
13	by paragraph (1) shall apply to plan years beginning
14	on or after January 1, 2010.
15	(b) Data Collection Requirements for MA Re-
16	GIONAL PLANS, MA PRIVATE FEE-FOR-SERVICE PLANS,
17	AND MSA PLANS.—
18	(1) IN GENERAL.—Section 1852(e)(3)(A) of the
19	Social Security Act (42 U.S.C. 1395w-22(e)(3)(A))
20	is amended—
21	(A) in clause (i), by adding at the end the
22	following new sentence: "With respect to MA
23	private fee-for-service plans and MSA plans,
24	such requirements may not exceed the require-
25	ments under this subparagraph with respect to

1	MA local plans that are preferred provider or-
2	ganization plans, except that the limitation
3	under clause (iii) shall not apply and such re-
4	quirements shall apply regardless of whether or
5	not the services are furnished by providers of
6	services, physicians, or other health care practi-
7	tioners and suppliers that have contracts with
8	the organization offering the MA private fee-
9	for-service plan or the MSA plan."
.0	(B) by striking clause (ii)—
.1	(C) in clause (iii)—
2	(i) in the heading—
.3	(I) by inserting "LOCAL" after
4	"TO"; and
.5	(II) by inserting "AND MA RE-
.6	GIONAL PLANS" after "ORGANIZA-
.7	TIONS"; and
.8	(ii) by inserting "and to MA regional
.9	plans" after "organization plans".
20	(2) Effective date.—The amendments made
21	by paragraph (1) shall apply to plan years beginning
22	on or after January 1, 2010.

1	SEC. 164. REVISIONS RELATING TO SPECIALIZED MEDI-
2	CARE ADVANTAGE PLANS FOR SPECIAL
3	NEEDS INDIVIDUALS.
4	(a) Extension of Authority To Restrict En-
5	ROLLMENT.—Section 1859(f) of the Social Security Act
6	(42 U.S.C. 1395w-28(f)), as amended by section 108(a)
7	of the Medicare, Medicaid, and SCHIP Extension Act of
8	2007 (Public Law 110–173) is amended by striking
9	"2010" and inserting "2011".
10	(b) Moratorium on Authority To Designate
11	OTHER PLANS AS SPECIALIZED MA PLANS.—During the
12	period beginning on January 1, 2010, and ending on De-
13	cember 31, 2010, the Secretary of Health and Human
14	Services may not exercise the authority provided under
15	section 231(d) of the Medicare Prescription Drug, Im-
16	provement, and Modernization Act of 2003 (42 U.S.C.
17	1395w-21 note) to designate other plans as specialized
18	MA plans for special needs individuals.
19	(c) Requirements for Enrollment.—
20	(1) IN GENERAL.—Section 1859 of the Social
21	Security Act (42 U.S.C. 1395w-28) is amended—
22	(A) in subsection (b)(6)(A), by inserting
23	"and that, as of January 1, 2010, meets the
24	applicable requirements of paragraph (2) , (3) ,
25	or (4) of subsection (f), as the case may be" be-
26	fore the period at the end: and

1	(B) in subsection (f)—
2	(i) by amending the heading to read
3	as follows: "Requirements Regarding
4	ENROLLMENT IN SPECIALIZED MA PLANS
5	FOR SPECIAL NEEDS INDIVIDUALS";
6	(ii) by designating the sentence begin-
7	ning "In the case of" as paragraph (1)
8	with the heading "REQUIREMENTS FOR
9	ENROLLMENT.—" and with appropriate in-
10	dentation; and
11	(iii) by adding at the end the fol-
12	lowing new paragraphs:
13	"(2) Additional requirements for insti-
14	TUTIONAL SNPS.—In the case of a specialized MA
15	plan for special needs individuals described in sub-
16	section (b)(6)(B)(i), the applicable requirements de-
17	scribed in this paragraph are as follows:
18	"(A) Each individual that enrolls in the
19	plan on or after January 1, 2010, is a special
20	needs individuals described in subsection
21	(b)(6)(B)(i). In the case of an individual who is
22	living in the community but requires an institu-
23	tional level of care, such individual shall not be
24	considered a special needs individual described
25	in subsection (b)(6)(B)(i) unless the determina-

1	tion that the maividual requires an institutional
2	level of care was made—
3	"(i) using a State assessment tool of
4	the State in which the individual resides;
5	and
6	"(ii) by an entity other than the orga-
7	nization offering the plan.
8	"(B) The plan meets the requirements de-
9	scribed in paragraph (5).
10	"(3) Additional requirements for dual
11	SNPS.—In the case of a specialized MA plan for spe-
12	cial needs individuals described in subsection
13	(b)(6)(B)(ii), the applicable requirements described
14	in this paragraph are as follows:
15	"(A) Each individual that enrolls in the
16	plan on or after January 1, 2010, is a special
17	needs individuals described in subsection
18	(b)(6)(B)(ii).
19	"(B) The plan meets the requirements de-
20	scribed in paragraph (5).
21	"(C) The plan provides each prospective
22	enrollee, prior to enrollment, with a comprehen-
23	sive written statement (using standardized con-
24	tent and format established by the Secretary)
25	that describes—

1	"(i) the benefits and cost-sharing pro-
2	tections that the individual is entitled to
3	under the State Medicaid program under
4	title XIX; and
5	"(ii) which of such benefits and cost-
6	sharing protections are covered under the
7	plan.
8	Such statement shall be included with any de-
9	scription of benefits offered by the plan.
10	"(D) The plan has a contract with the
11	State Medicaid agency to provide benefits, or
12	arrange for benefits to be provided, for which
13	such individual is entitled to receive as medical
14	assistance under title XIX. Such benefits may
15	include long-term care services consistent with
16	State policy.
17	"(4) Additional requirements for severe
18	OR DISABLING CHRONIC CONDITION SNPS.—In the
19	case of a specialized MA plan for special needs indi-
20	viduals described in subsection (b)(6)(B)(iii), the ap-
21	plicable requirements described in this paragraph
22	are as follows:
23	"(A) Each individual that enrolls in the
24	plan on or after January 1, 2010, is a special

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1	needs individual described in subsection
2	(b)(6)(B)(iii).
3	"(B) The plan meets the requirements de-
4	scribed in paragraph (5).".
5	(2) Authority to operate but no service
6	AREA EXPANSION FOR DUAL SNPS THAT DO NOT
7	MEET CERTAIN REQUIREMENTS.—Notwithstanding
8	subsection (f) of section 1859 of the Social Security
9	Act (42 U.S.C. 1395w-28), during the period begin-
10	ning on January 1, 2010, and ending on December
11	31, 2010, in the case of a specialized Medicare Ad-
12	vantage plan for special needs individuals described
13	in subsection (b)(6)(B)(ii) of such section, as
14	amended by this section, that does not meet the re-
15	quirement described in subsection (f)(3)(D) of such
16	section, the Secretary of Health and Human Serv-
17	ices—
18	(A) shall permit such plan to be offered
19	under part C of title XVIII of such Act; and
20	(B) shall not permit an expansion of the
21	service area of the plan under such part C.
22	(3) Resources for state medicaid agen-
23	CIES.—The Secretary of Health and Human Serv-
24	ices shall provide for the designation of appropriate

staff and resources that can address State inquiries

- with respect to the coordination of State and Federal policies for specialized MA plans for special needs individuals described in section 1859(b)(6)(B)(ii) of the Social Security Act (42 U.S.C. 1395w-28(b)(6)(B)(ii)), as amended by this section.
- 7 (4) NO REQUIREMENT FOR CONTRACT.—Noth-8 ing in the provisions of, or amendments made by, 9 this subsection shall require a State to enter into a contract with a Medicare Advantage organization 10 with respect to a specialized MA plan for special 11 needs individuals described in section 12 1859(b)(6)(B)(ii) of the Social Security Act (42) 13 14 U.S.C. 1395w-28(b)(6)(B)(ii)), as amended by this 15 section.
- (d) Care Management Requirements for All17 SNPs.—
 - (1) REQUIREMENTS.—Section 1859(f) of the Social Security Act (42 U.S.C. 1395w–28(f)), as amended by subsection (c)(1), is amended by adding at the end the following new paragraph:
- 22 "(5) CARE MANAGEMENT REQUIREMENTS FOR 23 ALL SNPS.—The requirements described in this 24 paragraph are that the organization offering a spe-

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1	cialized MA plan for special needs individuals de
2	scribed in subsection (b)(6)(B)(i)—
3	"(A) have in place an evidenced-based
4	model of care with appropriate networks of pro
5	viders and specialists; and
6	"(B) with respect to each individual en
7	rolled in the plan—
8	"(i) conduct an initial assessment and
9	an annual reassessment of the individual's
10	physical, psychosocial, and functiona
11	needs;
12	"(ii) develop a plan, in consultation
13	with the individual as feasible, that identi
14	fies goals and objectives, including measur
15	able outcomes as well as specific services
16	and benefits to be provided; and
17	"(iii) use an interdisciplinary team in
18	the management of care.".
19	(2) Review to ensure compliance with
20	CARE MANAGEMENT REQUIREMENTS.—Section
21	1857(d) of the Social Security Act (42 U.S.C
22	1395w-27(d)) is amended by adding at the end the
23	following new paragraph:
24	"(6) Review to ensure compliance with
25	CARE MANAGEMENT REQUIREMENTS FOR SPECIAL-

- 1 IZED MEDICARE ADVANTAGE PLANS FOR SPECIAL 2 NEEDS INDIVIDUALS.—In conjunction with the peri-3 odic audit of a specialized Medicare Advantage plan 4 for special needs individuals under paragraph (1), 5 the Secretary shall conduct a review to ensure that such organization offering the plan meets the re-6 7 quirements described in section 1859(f)(5).".
- (e) CLARIFICATION OF THE DEFINITION OF A SE-8 9 VERE OR DISABLING CHRONIC CONDITIONS SPECIALIZED 10 NEEDS INDIVIDUAL.—
- (1) IN GENERAL.—Section 1859(b)(6)(B)(iii) of the Social Security Act (42 U.S.C. 1395w-28(b)(6)(B)(iii)) is amended by inserting "who have one or more comorbid and medically complex chronic conditions that are substantially disabling or life 16 threatening, have a high risk of hospitalization or other significant adverse health outcomes, and require specialized delivery systems across domains of care" before the period at the end.
 - (2) Panel.—The Secretary of Health and Human Services shall convene a panel of clinical advisors to determine the conditions that meet the definition of severe and disabling chronic conditions under section 1859(b)(6)(B)(iii) of the Social Security Act (42 U.S.C. 1395w-28(b)(6)(B)(iii)), as

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1	amended by paragraph (1). The panel shall include
2	the Director of the Agency for Healthcare Research
3	and Quality (or the Director's designee).
4	(f) Special Requirements Regarding Quality
5	REPORTING FOR SPECIALIZED MA PLANS FOR SPECIAL
6	NEEDS INDIVIDUALS.—
7	(1) In general.—Section 1852(e)(3)(A) of the
8	Social Security Act (42 U.S.C. 1395w-22(e)(3)(A))
9	as amended by section 163, is amended by inserting
10	after clause (i) the following new clause:
11	"(ii) Special requirements for
12	SPECIALIZED MA PLANS FOR SPECIAL
13	NEEDS INDIVIDUALS.—In addition to the
14	data required to be collected, analyzed, and
15	reported under clause (i) and notwith-
16	standing the limitations under subpara-
17	graph (B), as part of the quality improve-
18	ment program under paragraph (1), each
19	MA organization offering a specialized
20	Medicare Advantage plan for special needs
21	individuals shall provide for the collection
22	analysis, and reporting of data that per-
23	mits the measurement of health outcomes
24	and other indices of quality with respect to
25	the requirements described in paragraphs

1	(2) through (5) of subsection (f). Such
2	data may be based on claims data and
3	shall be at the plan level.".

- (2) Effective date.—The amendment made by paragraph (1) shall take effect on a date specified by the Secretary of Health and Human Services (but in no case later than January 1, 2010), and shall apply to all specialized Medicare Advantage plans for special needs individuals regardless of when the plan first entered the Medicare Advantage program under part C of title XVIII of the Social Security Act.
- 13 (g) EFFECTIVE DATE AND APPLICATION.—The
 14 amendments made by subsections (c)(1), (d), and (e)(1)
 15 shall apply to plan years beginning on or after January
 16 1, 2010, and shall apply to all specialized Medicare Advan17 tage plans for special needs individuals regardless of when
 18 the plan first entered the Medicare Advantage program
 19 under part C of title XVIII of the Social Security Act.
- 20 (h) NO AFFECT ON MEDICAID BENEFITS FOR
 21 DUALS.—Nothing in the provisions of, or amendments
 22 made by, this section shall affect the benefits available
 23 under the Medicaid program under title XIX of the Social
 24 Security Act for special needs individuals described in sec-

1	tion 1859(b)(6)(B)(ii) of such Act (42 U.S.C. 1395w-
2	28(b)(6)(B)(ii)).
3	SEC. 165. LIMITATION ON OUT-OF-POCKET COSTS FOR
4	DUAL ELIGIBLES AND QUALIFIED MEDICARI
5	BENEFICIARIES ENROLLED IN A SPECIAL
6	IZED MEDICARE ADVANTAGE PLAN FOR SPE
7	CIAL NEEDS INDIVIDUALS.
8	(a) In General.—Section 1852(a) of the Social Se
9	curity Act (42 U.S.C. 1395w-22(a)) is amended by adding
10	at the end the following new paragraph:
11	"(7) Limitation on cost-sharing for dual
12	ELIGIBLES AND QUALIFIED MEDICARE BENE
13	FICIARIES.—In the case of an individual who is a
14	full-benefit dual eligible individual (as defined in sec-
15	tion 1935(c)(6)) or a qualified medicare beneficiary
16	(as defined in section 1905(p)(1)) and who is en-
17	rolled in a specialized Medicare Advantage plan for
18	special needs individuals described in section
19	1859(b)(6)(B)(ii), the plan may not impose cost
20	sharing that exceeds the amount of cost-sharing that
21	would be permitted with respect to the individual

under title XIX if the individual were not enrolled

in such plan.".

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1	(b) Effective Date.—The amendment made by
2	subsection (a) shall apply to plan years beginning on or
3	after January 1, 2010.
4	SEC. 166. ADJUSTMENT TO THE MEDICARE ADVANTAGE
5	STABILIZATION FUND.
6	Section 1858(e)(2)(A)(i) of the Social Security Act
7	(42 U.S.C. 1395w-27a(e)(2)(A)(i)), as amended by sec-
8	tion 110 of the Medicare, Medicaid, and SCHIP Extension
9	Act of 2007 (Public Law 110–173), is amended—
0	(1) by striking "2013" and inserting "2014";
11	and
12	(2) by striking "\$1,790,000,000" and inserting
13	··\$1'·.
14	SEC. 167. ACCESS TO MEDICARE REASONABLE COST CON-
15	TRACT PLANS.
16	(a) Extension of Reasonable Cost Con-
17	TRACTS.—Section 1876(h)(5)(C)(ii) of the Social Security
18	Act (42 U.S.C. 1395mm(h)(5)(C)(ii)), as amended by sec-
19	tion 109 of the Medicare, Medicaid, and SCHIP Extension
20	Act of 2007 (Public Law 110–173), is amended by strik-
21	ing "January 1, 2009" and inserting "January 1, 2010"
22	in the matter preceding subclause (I).
23	(b) Requirement for at Least Two Medicare
24	ADVANTAGE ORGANIZATIONS TO BE OFFERING A PLAN

25 IN AN AREA FOR THE PROHIBITION TO BE APPLICA-

BLE.—Subclauses (I) and (II) of section 1876(h)(5)(C)(ii) 2 of the Social Security Act (42 U.S.C. 1395mm(h)(5)(C)(ii)) are each amended by inserting ". 3 provided that all such plans are not offered by the same 5 Medicare Advantage organization" after "clause (iii)". 6 (c) REVISION OF REQUIREMENTS FOR A PLAN THAT 7 ARE USED TO DETERMINE IF PROHIBITION IS APPLICA-8 BLE.— (1) IN GENERAL.—Section 1876(h)(5)(C)(iii)(I) 9 10 ofthe Social Security Act (42)U.S.C. 1395mm(h)(5)(C)(iii)(I)) is amended by inserting 11 "that are not in another Metropolitan Statistical 12 13 Area with a population of more than 250,000" after "such Metropolitan Statistical Area". 14 15 (2)CLARIFICATION.—Section 1876(h)(5)(C)(iii)(I) of the Social Security Act (42) 16 17 U.S.C. 1395 mm(h)(5)(C)(iii)(I) is amended by add-18 ing at the end the following new sentence: "If the service area includes a portion in more than 1 Met-19 ropolitan Statistical Area with a population of more 20 than 250,000, the minimum enrollment determina-21 22 tion under the preceding sentence shall be made 23 with respect to each such Metropolitan Statistical 24 Area (and such applicable contiguous counties to

such Metropolitan Statistical Area).".

	1 ((d)	GAO	STUDY	AND	REPORT.
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- (1) STUDY.—The Comptroller General of the United States shall conduct a study of the reasons (if any) why reasonable cost contracts under section 1876(h) of the Social Security Act (42 U.S.C. 1395mm(h)) are unable to become Medicare Advantage plans under part C of title XVIII of such Act.
- (2) Report.—Not later than December 31, 2009, the Comptroller General of the United States shall submit to Congress a report containing the results of the study conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Comptroller General determines appropriate.

15 SEC. 168. MEDPAC STUDY AND REPORT ON QUALITY MEAS16 URES.

17 (a) STUDY.—The Medicare Payment Advisory Com18 mission shall conduct a study on how comparable meas19 ures of performance and patient experience can be col20 lected and reported by 2011 for the Medicare Advantage
21 program under part C of title XVIII of the Social Security
22 Act and the original Medicare fee-for-service program
23 under parts A and B of such title. Such study shall ad-

24 dress technical issues, such as data requirements, in addi-

1	tion to issues relating to appropriate quality benchmarks
2	that—
3	(1) compare the quality of care Medicare bene-
4	ficiaries receive across Medicare Advantage plans
5	and
6	(2) compare the quality of care Medicare bene-
7	ficiaries receive under Medicare Advantage plans
8	and under the original Medicare fee-for-service pro-
9	gram.
10	(b) REPORT.—Not later than March 31, 2010, the
11.	Medicare Payment Advisory Commission shall submit to
12	Congress a report containing the results of the study con-
13	ducted under subsection (a), together with recommenda-
14	tions for such legislation and administrative action as the
15	Medicare Payment Advisory Commission determines ap-
16	propriate.
17	SEC. 169. MEDPAC STUDY AND REPORT ON MEDICARE AD-
18	VANTAGE PAYMENTS.
19	(a) Study.—The Medicare Payment Advisory Com-
20	mission (in this section referred to as the "Commission")
21	shall conduct a study of the following:
22	(1) The correlation between—
23	(A) the costs that Medicare Advantage or-
24	ganizations with respect to Medicare Advantage
25	plans incur in providing coverage under the

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1	plan for items and services covered under the
2	original Medicare fee-for-service program under
3	parts A and B of title XVIII of the Social Secu-
4	rity Act, as reflected in plan bids; and
5	(B) county-level spending under such origi-
6	nal Medicare fee-for-service program on a per
7	capita basis, as calculated by the Chief Actuary
8	of the Centers for Medicare & Medicaid Serv-
9	ices.
10	The study with respect to the issue described in the
11	preceding sentence shall include differences in cor-
12	relation statistics by plan type and geographic area.
13	(2) Based on these results of the study with re-
14	spect to the issue described in paragraph (1), and
15	other data the Commission determines appro-
16	priate—
17	(A) alternate approaches to payment with
18	respect to a Medicare beneficiary enrolled in a
19	Medicare Advantage plan other than through
20	county-level payment area equivalents.
21	(B) the accuracy and completeness of
22	county-level estimates of per capita spending
23	under such original Medicare fee-for-service

program (including counties in Puerto Rico), as

used to determine the annual Medicare Advan-

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I	tage capitation rate under section 1853 of the
2	Social Security Act (42 U.S.C. 1395w-23), and
3	whether such estimates include—
4	(i) expenditures with respect to Medi-
5	care beneficiaries at facilities of the De-
6	partment of Veterans Affairs; and
7	(ii) all appropriate administrative ex-
8	penses, including claims processing.
9	(3) Ways to improve the accuracy and com-
10	pleteness of county-level estimates of per capita
11	spending described in paragraph (2)(B).
12	(b) REPORT.—Not later than March 31, 2010, the
13	Commission shall submit to Congress a report containing
14	the results of the study conducted under subsection (a),
15	together with recommendations for such legislation and
16	administrative action as the Commission determines ap-
17	propriate.
18	Subtitle E—Provisions Relating to
19	Part D
20	PART I—IMPROVING PHARMACY ACCESS
21	SEC. 171. PROMPT PAYMENT BY PRESCRIPTION DRUG
22	PLANS AND MA-PD PLANS UNDER PART D.
23	(a) Prompt Payment by Prescription Drug
24	Plans.—Section 1860D-12(b) of the Social Security Act

(42 U.S.C. 1395w-112(b)) is amended by adding at the	1
end the following new paragraph:	2
"(4) Prompt payment of clean claims.—	3
4 "(A) PROMPT PAYMENT.—	4
"(i) In general.—Each contract en-	5
tered into with a PDP sponsor under this	6
part with respect to a prescription drug	7
plan offered by such sponsor shall provide	8
that payment shall be issued, mailed, or	9
otherwise transmitted with respect to all	10
l clean claims submitted by pharmacies	11
2 (other than pharmacies that dispense	12
drugs by mail order only or are located in,	13
or contract with, a long-term care facility)	14
under this part within the applicable num-	15
ber of calendar days after the date on	16
which the claim is received.	17
"(ii) CLEAN CLAIM DEFINED.—In this	18
paragraph, the term 'clean claim' means a	19
claim that has no defect or impropriety	20
1 (including any lack of any required sub-	21
stantiating documentation) or particular	22
3 circumstance requiring special treatment	23
4 that prevents timely payment from being	24

made on the claim under this part.

1	"(111) DATE OF RECEIPT OF CLAIM.—
2	In this paragraph, a claim is considered to
3	have been received—
4	"(I) with respect to claims sub-
5	mitted electronically, on the date on
6	which the claim is transferred; and
7	"(II) with respect to claims sub-
8	mitted otherwise, on the 5th day after
9	the postmark date of the claim or the
10	date specified in the time stamp of the
11	transmission.
12	"(B) Applicable number of calendar
13	DAYS DEFINED.—In this paragraph, the term
14	'applicable number of calendar days' means—
15	"(i) with respect to claims submitted
16	electronically, 14 days; and
17	"(ii) with respect to claims submitted
18	otherwise, 30 days.
19	"(C) Interest payment.—
20	"(i) In general.—Subject to clause
21	(ii), if payment is not issued, mailed, or
22	otherwise transmitted within the applicable
23	number of calendar days (as defined in
24	subparagraph (B)) after a clean claim is
25	received, the PDP sponsor shall pay inter-

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est to the pharmacy that submitted the claim at a rate equal to the weighted average of interest on 3-month marketable Treasury securities determined for such period, increased by 0.1 percentage point for the period beginning on the day after the required payment date and ending on the date on which payment is made (as determined under subparagraph (D)(iv)). Interest amounts paid under this subparagraph shall not be counted against the administrative costs of a prescription drug plan or treated as allowable risk corridor costs under section 1860D-15(e).

"(ii) AUTHORITY NOT TO CHARGE IN-TEREST.—The Secretary may provide that a PDP sponsor is not charged interest under clause (i) in the case where there are exigent circumstances, including natural disasters and other unique and unexpected events, that prevent the timely processing of claims.

"(D) Procedures involving claims.—

"(i) CLAIM DEEMED TO BE CLEAN.— A claim is deemed to be a clean claim if

1	the PDP sponsor involved does not provide
2	notice to the claimant of any deficiency in
3	the claim—
4	"(I) with respect to claims sub-
5	mitted electronically, within 10 days
6	after the date on which the claim is
7	received; and
8	"(II) with respect to claims sub-
9	mitted otherwise, within 15 days after
10	the date on which the claim is re-
11	ceived.
12	"(ii) Claim determined to not be
13	A CLEAN CLAIM.—
14	"(I) IN GENERAL.—If a PDP
15	sponsor determines that a submitted
16	claim is not a clean claim, the PDP
17	sponsor shall, not later than the end
18	of the period described in clause (i),
19	notify the claimant of such determina-
20	tion. Such notification shall specify all
21	defects or improprieties in the claim
22	and shall list all additional informa-
23	tion or documents necessary for the
24	proper processing and payment of the
2.5	claim

1	"(II) DETERMINATION AFTER
2	SUBMISSION OF ADDITIONAL INFOR-
3	MATION.—A claim is deemed to be a
4	clean claim under this paragraph if
5	the PDP sponsor involved does not
6	provide notice to the claimant of any
7	defect or impropriety in the claim
8	within 10 days of the date on which
9	additional information is received
10	under subclause (I).
11	"(iii) Obligation to Pay.—A claim
12	submitted to a PDP sponsor that is not
13	paid or contested by the sponsor within the
14	applicable number of days (as defined in
15	subparagraph (B)) after the date on which
16	the claim is received shall be deemed to be
17	a clean claim and shall be paid by the
18	PDP sponsor in accordance with subpara-
19	graph (A).
20	"(iv) Date of payment of claim.—
21	Payment of a clean claim under such sub-
22	paragraph is considered to have been made
23	on the date on which—

1	"(I) with respect to claims paid
2	electronically, the payment is trans-
3	ferred; and
4	"(II) with respect to claims paid
5	otherwise, the payment is submitted
6	to the United States Postal Service or
7	common carrier for delivery.
8	"(E) ELECTRONIC TRANSFER OF
9	FUNDS.—A PDP sponsor shall pay all clean
10	claims submitted electronically by electronic
11	transfer of funds if the pharmacy so requests or
12	has so requested previously. In the case where
13	such payment is made electronically, remittance
14	may be made by the PDP sponsor electronically
15	as well.
16	"(F) Protecting the rights of claim-
17	ANTS.—
18	"(i) In General.—Nothing in this
19	paragraph shall be construed to prohibit or
20	limit a claim or action not covered by the
21	subject matter of this section that any in-
22	dividual or organization has against a pro-
23	vider or a PDP sponsor.
24	"(ii) Anti-retaliation.—Consistent
25	with applicable Federal or State law, a

1	PDP sponsor shall not retaliate against an
2	individual or provider for exercising a right
3	of action under this subparagraph.

- "(G) Rule of construction.—A determination under this paragraph that a claim submitted by a pharmacy is a clean claim shall not be construed as a positive determination regarding eligibility for payment under this title, nor is it an indication of government approval of, or acquiescence regarding, the claim submitted. The determination shall not relieve any party of civil or criminal liability with respect to the claim, nor does it offer a defense to any administrative, civil, or criminal action with respect to the claim."
- 16 (b) PROMPT PAYMENT BY MA-PD PLANS.—Section
 17 1857(f) of the Social Security Act (42 U.S.C. 1395w-27)
 18 is amended by adding at the end the following new para19 graph:
- "(3) Incorporation of Certain Prescrip-Tion drug plan contract requirements.—The following provisions shall apply to contracts with a Medicare Advantage organization offering an MA-PD plan in the same manner as they apply to con-

1	tracts with a PDP sponsor offering a prescription
2	drug plan under part D:
3	"(A) PROMPT PAYMENT.—Section 1860D—
4	12(b)(4).".
5	(c) Effective Date.—The amendments made by
6	this section shall apply to plan years beginning on or after
7	January 1, 2010.
8	SEC. 172. SUBMISSION OF CLAIMS BY PHARMACIES LO-
9	CATED IN OR CONTRACTING WITH LONG-
0	TERM CARE FACILITIES.
1	(a) Submission of Claims by Pharmacies Lo-
12	CATED IN OR CONTRACTING WITH LONG-TERM CARE FA-
13	CILITIES.—
14	(1) Submission of claims to prescription
15	DRUG PLANS.—Section 1860D-12(b) of the Social
16	Security Act (42 U.S.C. 1395w-112(b)), as amend-
17	ed by section 171(a), is amended by adding at the
18	end the following new paragraph:
19	"(5) Submission of claims by pharmacies
20	LOCATED IN OR CONTRACTING WITH LONG-TERM
21	CARE FACILITIES.—Each contract entered into with
22	a PDP sponsor under this part with respect to a
23	prescription drug plan offered by such sponsor shall
24	provide that a pharmacy located in, or having a con-
25	tract with a long-term care facility shall have not

1	less than 30 days (but not more than 90 days) to
2	submit claims to the sponsor for reimbursement
3	under the plan.".
4	(2) Submission of Claims to Ma-Pd
5	PLANS.—Section 1857(f)(3) of the Social Security
6	Act, as added by section 171(b), is amended by add-
7	ing at the end the following new subparagraph:
8	"(B) Submission of claims by Phar-
9	MACIES LOCATED IN OR CONTRACTING WITH
10	LONG-TERM CARE FACILITIES.—Section
11	1860D-12(b)(5).''.
12	(b) Effective Date.—The amendments made by
13	this section shall apply to plan years beginning on or after
14	January 1, 2010.
15	SEC. 173. REGULAR UPDATE OF PRESCRIPTION DRUG
16	PRICING STANDARD.
17	(a) Requirement for Prescription Drug
18	Plans.—Section 1860D-12(b) of the Social Security Act
19	(42 U.S.C. 1395w-112(b)), as amended by section
20	172(a)(1), is amended by adding at the end the following
21	new paragraph:
22	"(6) REGULAR UPDATE OF PRESCRIPTION
23	DRUG PRICING STANDARD.—If the PDP sponsor of
24	a prescription drug plan uses a standard for reim-

bursement of pharmacies based on the cost of a

1	drug, each contract entered into with such sponsor
2	under this part with respect to the plan shall provide
3	that the sponsor shall update such standard not less
4	frequently than once every 7 days, beginning with an
5	initial update on January 1 of each year, to accu-
6	rately reflect the market price of acquiring the
7	drug.".
8	(b) REQUIREMENT FOR MA-PD PLANS.—Section
9	1857(f)(3) of the Social Security Act, as amended by sec-
10	tion 172(a)(2), is amended by adding at the end the fol-
11	lowing new subparagraph:
12	"(C) REGULAR UPDATE OF PRESCRIPTION
13	DRUG PRICING STANDARD.—Section 1860D—
14	12(b)(6).''.
15	(c) Effective Date.—The amendments made by
16	this section shall apply to plan years beginning on or after
17	January 1, 2009.
18	PART II—OTHER PROVISIONS
19	SEC. 175. INCLUSION OF BARBITURATES AND
20	BENZODIAZEPINES AS COVERED PART D
21	DRUGS.
22	(a) IN GENERAL.—Section 1860D-2(e)(2)(A) of the
23	Social Security Act (42 U.S.C. 1395w-102(e)(2)(A)) is
24	amended by inserting after "agents)," the following "other

than subparagraph (I) of such section (relating to barbitu-

1	rates) if the barbiturate is used in the treatment of epi-
2	lepsy, cancer, or a chronic mental health disorder, and
3	other than subparagraph (J) of such section (relating to
4	benzodiazepines),".
5	(b) Effective Date.—The amendments made by
6	subsection (a) shall apply to prescriptions dispensed on or
7	after January 1, 2012.
8	SEC. 176. FORMULARY REQUIREMENTS WITH RESPECT TO
9	CERTAIN CATEGORIES OR CLASSES OF
10	DRUGS.
11	Section 1860D-4(b)(3) of the Social Security Act (42
12	U.S.C. 1395w-104(b)(3)) is amended—
13	(1) in subparagraph (C)(i), by striking "The
14	formulary" and inserting "Subject to subparagraph
15	(G), the formulary"; and
16	(2) by inserting after subparagraph (F) the fol-
17	lowing new subparagraph:
18	"(G) Required inclusion of drugs in
19	CERTAIN CATEGORIES AND CLASSES.—
20	"(i) Identification of drugs in
21	CERTAIN CATEGORIES AND CLASSES.—Be-
22	ginning with plan year 2010, the Secretary
23	shall identify, as appropriate, categories
24	and classes of drugs for which both of the
25	following criteria are met

1	"(I) Restricted access to drugs in
2	the category or class would have
3	major or life threatening clinical con-
4	sequences for individuals who have a
5	disease or disorder treated by the
6	drugs in such category or class.
7	"(II) There is significant clinical
8	need for such individuals to have ac-
9	cess to multiple drugs within a cat-
10	egory or class due to unique chemical
11	actions and pharmacological effects of
12	the drugs within the category or class,
13	such as drugs used in the treatment
14	of cancer.
15	"(ii) Formulary requirements.—
16	Subject to clause (iii), PDP sponsors offer-
17	ing prescription drug plans shall be re-
18	quired to include all covered part D drugs
19	in the categories and classes identified by
20	the Secretary under clause (i).
21	"(iii) Exceptions.—The Secretary
22	may establish exceptions that permits a
23	PDP sponsor of a prescription drug plan
24	to exclude from its formulary a particular
25	covered part D drug in a category or class

1	that is otherwise required to be included in
2	the formulary under clause (ii) (or to oth-
3	erwise limit access to such a drug). Any
4	exceptions established under the preceding
5	sentence shall be provided under a process
6	that—
7	"(I) ensures that any exception
8	to such requirement is based upon sci-
9	entific evidence and medical standards
10	of practice; and
11	"(II) includes a public notice and
12	comment period.".
L 2	portion portion
13	Subtitle F—Other Provisions
13	Subtitle F—Other Provisions
13 14 15	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA.
13 14 15	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security
13 14 15 16	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w-112(b)(3)(D)) is amended by add-
13 14 15 16 17	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w-112(b)(3)(D)) is amended by adding at the end the following sentence: "Notwithstanding
13 14 15 16 17 18	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w-112(b)(3)(D)) is amended by adding at the end the following sentence: "Notwithstanding any other provision of law, information provided to the
13 14 15 16 17 18	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w-112(b)(3)(D)) is amended by adding at the end the following sentence: "Notwithstanding any other provision of law, information provided to the Secretary under the application of section 1857(e)(1) to
13 14 15 16 17 18 19 20 21	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D-12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w-112(b)(3)(D)) is amended by adding at the end the following sentence: "Notwithstanding any other provision of law, information provided to the Secretary under the application of section 1857(e)(1) to contracts under this section under the preceding sentence
13 14 15 16 17 18 19 20 21	Subtitle F—Other Provisions SEC. 181. USE OF PART D DATA. Section 1860D–12(b)(3)(D) of the Social Security Act (42 U.S.C. 1395w–112(b)(3)(D)) is amended by adding at the end the following sentence: "Notwithstanding any other provision of law, information provided to the Secretary under the application of section 1857(e)(1) to contracts under this section under the preceding sentence may be used for the purposes of carrying out this part,

1	and conducting Congressional oversight, monitoring, and
2	analysis of the program under this title.".
3	SEC. 182. REVISION OF DEFINITION OF MEDICALLY AC-
4	CEPTED INDICATION FOR DRUGS.
5	(a) REVISION OF DEFINITION FOR PART D
6	Drugs.—
7	(1) In general.—Section 1860D-2(e)(1) of
8	the Social Security Act (42 U.S.C. 1395w-
9	102(e)(1)) is amended, in the matter following sub-
10	paragraph (B)—
11	(A) by striking "(as defined in section
12	1927(k)(6))" and inserting "(as defined in
13	paragraph (4))"; and
14	(B) by adding at the end the following new
15	paragraph:
16	"(4) MEDICALLY ACCEPTED INDICATION DE-
17	FINED.—
18	"(A) In general.—For purposes of para-
19	graph (1), the term 'medically accepted indica-
20	tion' has the meaning given that term—
21	"(i) in the case of a covered part D
22	drug used in an anticancer
23	chemotherapeutic regimen, in section
24	1861(t)(2)(B), except that in applying
25	such section—

1	"(I) 'prescription drug plan or
2	MA-PD plan' shall be substituted for
3	'carrier' each place it appears; and
4	"(II) subject to subparagraph
5	(B), the compendia described in sec-
6	tion 1927(g)(1)(B)(i)(III) shall be in-
7	cluded in the list of compendia de-
8	scribed in clause (ii)(I) section
9	1861(t)(2)(B); and
10	"(ii) in the case of any other covered
11	part D drug, in section 1927(k)(6).
12	"(B) CONFLICT OF INTEREST.—On and
13	after January 1, 2010, subparagraph (A)(i)(II)
14	shall not apply unless the compendia described
15	in section 1927(g)(1)(B)(i)(III) meets the re-
16	quirement in the third sentence of section
17	1861(t)(2)(B).
18	"(C) UPDATE.—For purposes of applying
19	subparagraph (A)(ii), the Secretary shall revise
20	the list of compendia described in section
21	1927(g)(1)(B)(i) as is appropriate for identi-
22	fying medically accepted indications for drugs.
23	Any such revision shall be done in a manner
24	consistent with the process for revising com-
25	pendia under section 1861(t)(2)(B).".

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1	(2) Effective date.—The amendments made
2	by this subsection shall apply to plan years begin-
3	ning on or after January 1, 2009.
4	(b) Conflicts of Interest.—Section
5	1861(t)(2)(B) of the Social Security Act (42 U.S.C.
6	1395x(t)(2)(B)) is amended by adding at the end the fol-
7	lowing new sentence: "On and after January 1, 2010, no
8	compendia may be included on the list of compendia under
9	this subparagraph unless the compendia has a publicly
10	transparent process for evaluating therapies and for iden-
11	tifying potential conflicts of interests.".
12	SEC. 183. CONTRACT WITH A CONSENSUS-BASED ENTITY
13	REGARDING PERFORMANCE MEASUREMENT.
[4	(a) Contract.—
14 15	(a) Contract.— (1) In general.—Part E of title XVIII of the
15	(1) IN GENERAL.—Part E of title XVIII of the
15 16	(1) IN GENERAL.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is
15 16 17	(1) IN GENERAL.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the fol-
15 16 17 18	(1) IN GENERAL.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section:
15 16 17 18	(1) In general.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section: "CONTRACT WITH A CONSENSUS-BASED ENTITY
15 16 17 18 19	(1) In general.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section: "Contract with a consensus-based entity regarding performance measurement
15 16 17 18 19 20 21	(1) In general.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section: "Contract with a consensus-based entity regarding performance measurement" "Sec. 1890. (a) Contract.—
15 16 17 18 19 20 21	(1) In general.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section: "Contract with a consensus-based entity regarding performance measurement" "Sec. 1890. (a) Contract.— "(1) In general.—For purposes of activities
15 16 17 18 19 20 21 22 23	(1) In General.—Part E of title XVIII of the Social Security Act (42 U.S.C. 1395x et seq.) is amended by inserting after section 1889 the following new section: "Contract with a consensus-based entity regarding performance measurement" "Sec. 1890. (a) Contract.— "(1) In General.—For purposes of activities conducted under this Act, the Secretary shall iden-

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- (c). Such contract shall provide that the entity will perform the duties described in subsection (b). 2 3 "(2) Timing for first contract.—As soon 4 as practicable after the date of the enactment of this 5 subsection, the Secretary shall enter into the first contract under paragraph (1). 6 7 "(3) Period of Contract.—A contract under 8 paragraph (1) shall be for a period of 4 years (ex-9 cept as may be renewed after a subsequent bidding 10 process). "(4) Competitive Procedures.—Competitive 11 procedures (as defined in section 4(5) of the Office 12 of Federal Procurement Policy Act (41 U.S.C. 13
- 16 "(b) DUTIES.—The duties described in this sub-17 section are the following:

403(5))) shall be used to enter into a contract under

18 "(1) PRIORITY SETTING PROCESS.—The entity
19 shall synthesize evidence and convene key stake20 holders to make recommendations, with respect to
21 activities conducted under this Act, on an integrated
22 national strategy and priorities for health care per23 formance measurement in all applicable settings. In
24 making such recommendations, the entity shall—

14

15

paragraph (1).

1	"(A) ensure that priority is given to meas-
2	ures—
3	"(i) that address the health care pro-
4	vided to patients with prevalent, high-cost
5	chronic diseases;
6	"(ii) with the greatest potential for
7	improving the quality, efficiency, and pa-
8	tient-centeredness of health care; and
9	"(iii) that may be implemented rap-
10	idly due to existing evidence, standards of
11	care, or other reasons; and
12	"(B) take into account measures that—
13	"(i) may assist consumers and pa-
14	tients in making informed health care deci-
15	sions;
16	"(ii) address health disparities across
17	groups and areas; and
18	"(iii) address the continuum of care a
19	patient receives, including services fur-
20	nished by multiple health care providers or
21	practitioners and across multiple settings.
22	"(2) Endorsement of measures.—The enti-
23	ty shall provide for the endorsement of standardized
24	health care performance measures. The endorsement

1	process under the preceding sentence shall consider
2	whether a measure—

- "(A) is evidence-based, reliable, valid, verifiable, relevant to enhanced health outcomes, actionable at the caregiver level, feasible to collect and report, and responsive to variations in patient characteristics, such as health status, language capabilities, race or ethnicity, and income level; and
- "(B) is consistent across types of health care providers, including hospitals and physicians.
- "(3) Maintenance of Measures.—The entity shall establish and implement a process to ensure that measures endorsed under paragraph (2) are updated (or retired if obsolete) as new evidence is developed.
- "(4) PROMOTION OF THE DEVELOPMENT OF ELECTRONIC HEALTH RECORDS.—The entity shall promote the development and use of electronic health records that contain the functionality for automated collection, aggregation, and transmission of performance measurement information.

1	"(5) Annual report to congress and the
2	SECRETARY; SECRETARIAL PUBLICATION AND COM-
3	MENT.—
4	"(A) Annual Report.—By not later than
5	March 1 of each year (beginning with 2009),
6	the entity shall submit to Congress and the Sec-
7	retary a report containing a description of—
8	"(i) the implementation of quality
9	measurement initiatives under this Act and
10	the coordination of such initiatives with
11	quality initiatives implemented by other
12	payers;
13	"(ii) the recommendations made
14	under paragraph (1); and
15	"(iii) the performance by the entity of
16	the duties required under the contract en-
17	tered into with the Secretary under sub-
18	section (a).
19	"(B) Secretarial review and publica-
20	TION OF ANNUAL REPORT.—Not later than 6
21	months after receiving a report under subpara-
22	graph (A) for a year, the Secretary shall—
23	"(i) review such report; and

1	"(ii) publish such report in the Fed-
2	eral Register, together with any comments
3	of the Secretary on such report.
4	"(c) Requirements Described.—The require-
5	ments described in this subsection are the following:
6	"(1) Private nonprofit.—The entity is a pri-
7	vate nonprofit entity governed by a board.
8	"(2) Board membership.—The members of
9	the board of the entity include—
0	"(A) representatives of health plans and
1	health care providers and practitioners or rep-
12	resentatives of groups representing such health
13	plans and health care providers and practi-
14	tioners;
15	"(B) health care consumers or representa-
16	tives of groups representing health care con-
17	sumers; and
18	"(C) representatives of purchasers and em-
19	ployers or representatives of groups rep-
20	resenting purchasers or employers.
21	"(3) Entity membership.—The membership
22	of the entity includes persons who have experience
23	with—
24	"(A) urban health care issues;
25	"(B) safety net health care issues;

1	"(C) rural and frontier health care issues;
2	and
3	"(D) health care quality and safety issues.
4	"(4) Open and transparent.—With respect
5	to matters related to the contract with the Secretary
6	under subsection (a), the entity conducts its business
7	in an open and transparent manner and provides the
8	opportunity for public comment on its activities.
9	"(5) Voluntary consensus standards set-
10	TING ORGANIZATION.—The entity operates as a vol-
11	untary consensus standards setting organization as
12	defined for purposes of section 12(d) of the National
13	Technology Transfer and Advancement Act of 1995
14	(Public Law 104–113) and Office of Management
15	and Budget Revised Circular A-119 (published in
16	the Federal Register on February 10, 1998).
17	"(6) Experience.—The entity has at least 4
18	years of experience in establishing national con-
19	sensus standards.
20	"(7) Membership fees.—If the entity re-
21	quires a membership fee for participation in the
22	functions of the entity, such fees shall be reasonable
23	and adjusted based on the capacity of the potential
24	member to pay the fee. In no case shall membership

fees pose a barrier to the participation of individuals

- 1 or groups with low or nominal resources to partici-
- 2 pate in the functions of the entity.
- 3 "(d) Funding.—For purposes of carrying out this
- 4 section, the Secretary shall provide for the transfer, from
- 5 the Federal Hospital Insurance Trust Fund under section
- 6 1817 and the Federal Supplementary Medical Insurance
- 7 Trust Fund under section 1841 (in such proportion as the
- 8 Secretary determines appropriate), of \$10,000,000 to the
- 9 Centers for Medicare & Medicaid Services Program Man-
- 10 agement Account for each of fiscal years 2009 through
- 11 2012.".
- 12 (2) Sense of the senate.—It is the Sense of
- the Senate that the selection by the Secretary of
- Health and Human Services of an entity to contract
- with under section 1890(a) of the Social Security
- Act, as added by paragraph (1), should not be con-
- strued as diminishing the significant contributions of
- 18 the Boards of Medicine, the quality alliances, and
- 19 other clinical and technical experts to efforts to
- 20 measure and improve the quality of health care serv-
- 21 ices.
- (b) GAO STUDY AND REPORTS ON THE PERFORM-
- 23 ANCE AND COSTS OF THE CONSENSUS-BASED ENTITY
- 24 Under the Contract.—

1	(1) IN GENERAL.—The Comptroller General of
2	the United States shall conduct a study on—
3	(A) the performance of the entity with a
4	contract with the Secretary of Health and
5	Human Services under section 1890(a) of the
6	Social Security Act, as added by subsection (a),
7	of its duties under such contract; and
8	(B) the costs incurred by such entity in
9	performing such duties.
10	(2) Reports.—Not later than 18 months and
11	36 months after the effective date of the first con-
12	tract entered into under such section 1890(a), the
13	Comptroller General of the United States shall sub-
14	mit to Congress a report containing the results of
15	the study conducted under paragraph (1), together
16	with recommendations for such legislation and ad-
17	ministrative action as the Comptroller General deter-
18	mines appropriate.
19	SEC. 184. COST-SHARING FOR CLINICAL TRIALS.
20	Section 1833 of the Social Security Act (42 U.S.C.
21	1395l), as amended by section 152(a), is amended by add-
22	ing at the end the following new subsection:
23	"(x) Methods of Payment.—The Secretary may
24	develop alternative methods of payment for items and
25	services provided under clinical trials and comparative ef-

- 1 fectiveness studies sponsored or supported by an agency
- 2 of the Department of Health and Human Services, as de-
- 3 termined by the Secretary, to those that would otherwise
- 4 apply under this section, to the extent such alternative
- 5 methods are necessary to preserve the scientific validity
- 6 of such trials or studies, such as in the case where mask-
- 7 ing the identity of interventions from patients and inves-
- 8 tigators is necessary to comply with the particular trial
- 9 or study design.".

10 SEC. 185. ADDRESSING HEALTH CARE DISPARITIES.

- 11 Title XVIII of the Social Security Act (42 U.S.C.
- 12 1395 et seq.) is amended by inserting after section 1808
- 13 the following new section:
- 14 "ADDRESSING HEALTH CARE DISPARITIES
- 15 "Sec. 1809. (a) Evaluating Data Collection
- 16 APPROACHES.—The Secretary shall evaluate approaches
- 17 for the collection of data under this title, to be performed
- 18 in conjunction with existing quality reporting require-
- 19 ments and programs under this title, that allow for the
- 20 ongoing, accurate, and timely collection and evaluation of
- 21 data on disparities in health care services and performance
- 22 on the basis of race, ethnicity, and gender. In conducting
- 23 such evaluation, the Secretary shall consider the following
- 24 objectives:
- 25 "(1) Protecting patient privacy.

1	"(2) Minimizing the administrative burdens of
2	data collection and reporting on providers and health
3	plans participating under this title.
4	"(3) Improving Medicare program data on race,
5	ethnicity, and gender.
6	"(b) Reports to Congress.—
7	"(1) Report on evaluation.—Not later than
8	18 months after the date of the enactment of this
9	section, the Secretary shall submit to Congress a re-
10	port on the evaluation conducted under subsection
11	(a). Such report shall, taking into consideration the
12	results of such evaluation—
13	"(A) identify approaches (including defin-
14	ing methodologies) for identifying and collecting
15	and evaluating data on health care disparities
16	on the basis of race, ethnicity, and gender for
17	the original Medicare fee-for-service program
18	under parts A and B, the Medicare Advantage
19	program under part C, and the Medicare pre-
20	scription drug program under part D; and
21	"(B) include recommendations on the most
22	effective strategies and approaches to reporting
23	HEDIS quality measures as required under sec-

tion 1852(e)(3) and other nationally recognized

1	quality performance measures, as appropriate,
2	on the basis of race, ethnicity, and gender.
3	"(2) Reports on data analyses.—Not later
4	than 4 years after the date of the enactment of this
5	section, and 4 years thereafter, the Secretary shall
6	submit to Congress a report that includes rec-
7	ommendations for improving the identification of
8	health care disparities for Medicare beneficiaries
9	based on analyses of the data collected under sub-
10	section (c).
11	"(c) Implementing Effective Approaches.—Not
12	later than 24 months after the date of the enactment of
13	this section, the Secretary shall implement the approaches
14	identified in the report submitted under subsection (b)(1)
15	for the ongoing, accurate, and timely collection and eval-
16	uation of data on health care disparities on the basis of
17	race, ethnicity, and gender.".
18	SEC. 186. DEMONSTRATION TO IMPROVE CARE TO PRE-
19	VIOUSLY UNINSURED.
20	(a) Establishment.—Within one year after the
21	date of the enactment of this Act, the Secretary (in this
22	section referred to as the "Secretary") shall establish a
23	demonstration project to determine the greatest needs and
24	most effective methods of outreach to medicare bene-
25	ficiaries who were previously uninsured.

1	(b) Scope.—The demonstration shall be in no fewer
2	than 10 sites, and shall include state health insurance as-
3	sistance programs, community health centers, community-
4	based organizations, community health workers, and other
5	service providers under parts A, B, and C of title XVIII
6	of the Social Security Act. Grantees that are plans oper-
7	ating under part C shall document that enrollees who were
8	previously uninsured receive the "Welcome to Medicare"
9	physical exam.
10	(e) Duration.—The Secretary shall conduct the
11	demonstration project for a period of 2 years.
12	(d) REPORT AND EVALUATION.—The Secretary shall
13	conduct an evaluation of the demonstration and not later
14	than 1 year after the completion of the project shall sub-
15	mit to Congress a report including the following:
16	(1) An analysis of the effectiveness of outreach
17	activities targeting beneficiaries who were previously
18	uninsured, such as revising outreach and enrollment
19	materials (including the potential for use of video in-
20	formation), providing one-on-one counseling, working
21	with community health workers, and amending the
22	Medicare and You handbook.
23	(2) The effect of such outreach on beneficiary

access to care, utilization of services, efficiency and

1	cost-effectiveness of health care delivery, patient sat-
2	isfaction, and select health outcomes.
3	SEC. 187. OFFICE OF THE INSPECTOR GENERAL REPORT
4	ON COMPLIANCE WITH AND ENFORCEMENT
5	OF NATIONAL STANDARDS ON CULTURALLY
6	AND LINGUISTICALLY APPROPRIATE SERV-
7	ICES (CLAS) IN MEDICARE.
8	(a) Report.—Not later than two years after the date
9	of the enactment of this Act, the Inspector General of the
10	Department of Health and Human Services shall prepare
11	and publish a report on—
12	(1) the extent to which Medicare providers and
13	plans are complying with the Office for Civil Rights'
14	Guidance to Federal Financial Assistance Recipients
15	Regarding Title VI Prohibition Against National Or-
16	igin Discrimination Affecting Limited English Pro-
17	ficient Persons and the Office of Minority Health's
18	Culturally and Linguistically Appropriate Services
19	Standards in health care; and
20	(2) a description of the costs associated with or
21	savings related to the provision of language services.
22	Such report shall include recommendations on improving
23	compliance with CLAS Standards and recommendations
24	on improving enforcement of CLAS Standards.

1	(b) Implementation.—Not later than one year
2	after the date of publication of the report under subsection
3	(a), the Department of Health and Human Services shall
4	implement changes responsive to any deficiencies identi-
5	fied in the report.
6	SEC. 188. MEDICARE IMPROVEMENT FUNDING.
7	(a) Medicare Improvement Fund.—Title XVIII
8	of the Social Security Act (42 U.S.C. 1395 et seq.) is
9	amended by adding at the end the following new section:
10	"MEDICARE IMPROVEMENT FUND
11	"Sec. 1898. (a) Establishment.—
12	"The Secretary shall establish under this title a
13	Medicare Improvement Fund (in this section re-
14	ferred to as the 'Fund') which shall be available to
15	the Secretary to make improvements under the origi-
16	nal fee-for-service program under parts A and B for
17	individuals entitled to, or enrolled for, benefits under
18	part A or enrolled under part B.
19	"(b) Funding.—
20	"(1) IN GENERAL.—There shall be available to
21	the Fund, for expenditures from the Fund for serv-
22	ices furnished during fiscal year [2014],
23	\$[].
24	"(2) Payment from trust funds.—The
25	amount specified under paragraph (1) shall be avail-
26	able to the Fund as expenditures are made from the

- Fund, from the Federal Hospital Insurance Trust

 Fund and the Federal Supplementary Medical Insurance Trust Fund in such proportion as the Sec-
- 4 retary determines appropriate.
- 5 "(3) Funding Limitation.—Amounts in the 6 Fund shall be available in advance of appropriations 7 but only if the total amount obligated from the 8 Fund does not exceed the amount available to the 9 Fund under paragraph (1). The Secretary may obli-10 gate funds from the Fund only if the Secretary determines (and the Chief Actuary of the Centers for 11 12 Medicare & Medicaid Services and the appropriate budget officer certify) that there are available in the 13 14 Fund sufficient amounts to cover all such obligations incurred consistent with the previous sentence.". 15
- (b) IMPLEMENTATION.—For purposes of carrying out 16 the provisions of, and amendments made by, this Act, in 17 addition to any other amounts provided in such provisions 18 and amendments, the Secretary of Health and Human 19 Services shall provide for the transfer, from the Federal 20 Hospital Insurance Trust Fund under section 1817 of the 21 Social Security Act (42 U.S.C. 1395i) and the Federal 22 Supplementary Medical Insurance Trust Fund under sec-23 tion 1841 of such Act (42 U.S.C. 1395t), in the same pro-24 portion as the Secretary determines under section 1853(f) 25

1	of such Act (42 U.S.C. 1395w-23(f)), of \$140,000,000
2	to the Centers for Medicare & Medicaid Services Program
3	Management Account for the period of fiscal years 2009
4	through 2013.
5	TITLE II—MEDICAID
6	SEC. 201. EXTENSION OF TRANSITIONAL MEDICAL ASSIST
7	ANCE (TMA) AND ABSTINENCE EDUCATION
8	PROGRAM.
9	Section 401 of division B of the Tax Relief and
10	Health Care Act of 2006 (Public Law 109–432, 120 Stat.
11	2994), as amended by section 1 of Public Law 110–48
12	(121 Stat. 244), section 2 of the TMA, Abstinence, Edu-
13	cation, and QI Programs Extension Act of 2007 (Public
14	Law 110-90, 121 Stat. 984), and section 202 of the Medi-
15	care, Medicaid, and SCHIP Extension Act of 2007 (Public
16	Law 110–173) is amended—
17	(1) by striking "June 30, 2008" and inserting
18	"December 31, 2009";
19	(2) by striking "the third quarter of fiscal year
20	2008" and inserting "the first quarter of fiscal year
21	2010''; and
22	(3) by striking "the third quarter of fiscal year
23	2007" and inserting "the first quarter of fiscal year
24	2008".

1 SEC. 202. MEDICAID DSH EXTENSION.

2	Section 1923(f)(6) of the Social Security Act (42
3	U.S.C. 1396r-4(f)(6)) is amended—
4	(1) in the heading, by striking "FISCAL YEAR
5	2007 AND PORTIONS OF FISCAL YEAR 2008" and in-
6	serting "FISCAL YEARS 2007 THROUGH 2009 AND THE
7	FIRST CALENDAR QUARTER OF FISCAL YEAR 2010";
8	and
9	(2) in subparagraph (A)—
0	(A) in clause (i)—
. 1	(i) in the second sentence—
2	(I) by striking "fiscal year 2008
3	for the period ending on June 30,
4	2008" and inserting "fiscal years
5	2008 and 2009"; and
6	(II) by striking "3/4 of"; and
7	(ii) by adding at the end the following
8	new sentences: "Only with respect to fiscal
9	year 2010 for the period ending on Decem-
20	ber 31, 2009, the DSH allotment for Ten-
21	nessee for such portion of the fiscal year,
22	notwithstanding such table or terms, shall
23	be 1/4 of the amount specified in the first
24	sentence for fiscal year 2007.";

1	(B) in clause (ii), by striking "or for a pe-
2	riod in fiscal year 2008" and inserting ", 2008,
3	2009, or for a period in fiscal year 2010";
4	(C) in clause (iv)—
5	(i) in the heading, by striking "FISCAL
6	YEAR 2007 AND FISCAL YEAR 2008" and in-
7	serting "FISCAL YEARS 2007 THROUGH 2009
8	AND THE FIRST CALENDAR QUARTER OF
9	FISCAL YEAR 2010";
10	(ii) in subclause (I), by striking "or
11	for a period in fiscal year 2008" and in-
12	serting ", 2008, 2009, or for a period in
13	fiscal year 2010''; and
14	(iii) in subclause (II), by striking "or
15	for a period in fiscal year 2008" and in-
16	serting ", 2008, 2009, or for a period in
17	fiscal year 2010''; and
18	(3) in subparagraph (B)(i)—
19	(A) in the first sentence, by striking "fiscal
20	year 2007" and inserting "each of fiscal years
21	2007 through 2009"; and
22	(B) by striking the second sentence and in-
23	serting the following: "Only with respect to fis-
24	cal year 2010 for the period ending on Decem-
25	her 31 2009 the DSH allotment for Hawaii

1	for such portion of the fiscal year, notwith-
2	standing the table set forth in paragraph (2),
3	shall be \$2,500,000.".
4	SEC. 203. PHARMACY REIMBURSEMENT UNDER MEDICAID.
5	(a) Delay in New Payment Limits for Multiple
6	SOURCE DRUGS UNDER MEDICAID.—Notwithstanding
7	paragraphs (4) and (5) of subsection (e) of section 1927
8	of the Social Security Act (42 U.S.C. 1396r-8) or part
9	447 of title 42, Code of Federal Regulations (as in effect
10	on the date of the enactment of this Act), the Secretary
11	of Health and Human Services shall not require a State
12	to establish prior to September 30, 2009, payment limits
13	for multiple source drugs under a State Medicaid plan
14	that do not exceed the specific upper limit established
15	under section 447.514(b) of title 42, Code of Federal Reg-
16	ulations (as so in effect) and shall permit any State to
17	continue to receive Federal financial participation for pay-
18	ments for such drugs that do not exceed the specific upper
19	limit that would have applied to such payments under sec-
20	tion 447.332 of title 42, Code of Federal Regulations (as
21	in effect on December 31, 2006).
22	(b) Temporary Suspension of Updated Pub-
23	LICLY AVAILABLE AMP DATA.—Notwithstanding clause
24	(v) of section 1927(b)(3)(D) of the Social Security Act (42

25 U.S.C. 1396r-8(b)(3)(D)), the Secretary of Health and

- 1 Human Services shall not, prior to September 30, 2009,
- 2 make publicly available any AMP disclosed to the Sec-
- 3 retary.
- 4 (c) Definitions.—In this subsection:
- 5 (1) The term "multiple source drug" has the
- 6 meaning given that term in section 1927(k)(7)(A)(i)
- of the Social Security Act (42 U.S.C. 1396r-
- 8 (k)(7)(A)(i); and
- 9 (2) The term "AMP" has the meaning given
- 10 "average manufacturer price" in section 1927(k)(1)
- of the Social Security Act (42 U.S.C. 1396r-
- 12 8(k)(1) and "AMP" in section 447.504(a) of title
- 42, Code of Federal Regulations (as in effect on the
- date of the enactment of this Act).
- 15 SEC. 204. REVIEW OF ADMINISTRATIVE CLAIM DETERMINA-
- 16 TIONS.
- 17 (a) IN GENERAL.—Section 1116 of the Social Secu-
- 18 rity Act (42 U.S.C. 1316) is amended by adding at the
- 19 end the following new subsection:
- 20 "(e)(1) Whenever the Secretary determines that any
- 21 item or class of items on account of which Federal finan-
- 22 cial participation is claimed under title XIX shall be dis-
- 23 allowed for such participation, the State shall be entitled
- 24 to and upon request shall receive a reconsideration of the
- 25 disallowance, provided that such request is made during

er,

- 1 the 60-day period that begins on the date the State re-
- 2 ceives notice of the disallowance.
- 3 "(2)(A) A State may appeal a disallowance of a claim
- 4 for federal financial participation under title XIX by the
- 5 Secretary, or an unfavorable reconsideration of a disallow-
- 6 ance, during the 60-day period that begins on the date
- 7 the State receives notice of the disallowance or of the unfa-
- 8 vorable reconsideration, in whole or in part, to the Depart-
- 9 mental Appeals Board, established in the Department of
- 10 Health and Human Services (in this paragraph referred
- 11 to as the 'Board'), by filing a notice of appeal with the
- 12 Board.
- 13 "(B) The Board shall consider a State's appeal of
- 14 a disallowance of such a claim (or of an unfavorable recon-
- 15 sideration of a disallowance) on the basis of such docu-
- 16 mentation as the State may submit and as the Board may
- 17 require to support the final decision of the Board. In de-
- 18 ciding whether to uphold a disallowance of such a claim
- 19 or any portion thereof, the Board shall be bound by all
- 20 applicable laws and regulations and shall conduct a thor-
- 21 ough review of the issues, taking into account all relevant
- 22 evidence. The Board's decision of an appeal under sub-
- 23 paragraph (A) shall be the final decision of the Secretary
- 24 and shall be subject to reconsideration by the Board only
- 25 upon motion of either party filed during the 60-day period

- 1 that begins on the date of the Board's decision or to judi-
- 2 cial review in accordance with subparagraph (C).
- 3 "(C) A State may obtain judicial review of a decision
- 4 of the Board by filing an action in any United States Dis-
- 5 trict Court located within the appealing State (or, if sev-
- 6 eral States jointly appeal the disallowance of claims for
- 7 Federal financial participation under section 1903, in any
- 8 United States District Court that is located within any
- 9 State that is a party to the appeal) or the United States
- 10 District Court for the District of Columbia. Such an ac-
- 11 tion may only be filed—
- "(i) if no motion for reconsideration was filed
- within the 60-day period specified in subparagraph
- (B), during such 60-day period; or
- "(ii) if such a motion was filed within such pe-
- riod, during the 60-day period that begins on the
- date of the Board's decision on such motion.".
- (b) Conforming Amendment.—Section 1116(d) of
- 19 such Act (42 U.S.C. 1316(d)) is amended by striking "or
- 20 XIX,".
- 21 (c) Effective Date.—The amendments made by
- 22 this section take effect on the date of the enactment of
- 23 this Act and apply to any disallowance of a claim for Fed-
- 24 eral financial participation under title XIX of the Social

Security Act (42 U.S.C. 1396 et seq.) made on or after such date or during the 60-day period prior to such date. TITLE III—MISCELLANEOUS 3 SEC. 301. EXTENSION OF TANF SUPPLEMENTAL GRANTS. 4 (a) Extension Through Fiscal Year 2009.—Sec-5 6 tion 7101(a) of the Deficit Reduction Act of 2005 (Public 7 Law 109-171; 120 Stat. 135) is amended by striking "fiscal year 2008" and inserting "fiscal year 2009". 9 (b) CONFORMING AMENDMENT.—Section 10 403(a)(3)(H)(ii) of the Social Security Act (42 U.S.C. 11 603(a)(3)(H)(ii) is amended to read as follows: 12 "(ii) subparagraph (G) shall be applied as if 'fiscal year 2009' were sub-13 stituted for 'fiscal year 2001'; and''. 14 SEC. 302. 70 PERCENT FEDERAL MATCHING FOR FOSTER 15 CARE AND ADOPTION ASSISTANCE FOR THE 16 17 DISTRICT OF COLUMBIA. 18 (a) IN GENERAL.—Section 474(a) of the Social Security Act (42 U.S.C. 674(a)) is amended in each of para-19 graphs (1) and (2) by striking "(as defined in section 20 1905(b) of this Act)" and inserting "(which shall be as 21 22 defined in section 1905(b), in the case of a State other

than the District of Columbia, or 70 percent, in the case

of the District of Columbia)".

23

1	(b) Effective Date.—The amendment made by
2	subsection (a) shall take effect on October 1, 2008, and
3	shall apply to calendar quarters beginning on or after that
4	date.
5	SEC. 303. EXTENSION OF SPECIAL DIABETES GRANT PRO-
6	GRAMS.
7	(a) Special Diabetes Programs for Type I Dia-
8	BETES.—Section 330B(b)(2)(C) of the Public Health
9	Service Act (42 U.S.C. 254c-2(b)(2)) is amended by strik-
10	ing "2009" and inserting "2011".
11	(b) Special Diabetes Programs for Indians.—
12	Section 330C(c)(2)(C) of the Public Health Service Act
13	(42 U.S.C. 254c-3(c)(2)(C)) is amended by striking
14	"2009" and inserting "2011".
15	(c) Report on Grant Programs.—Section 4923(b)
16	of the Balanced Budget Act of 1997 (42 U.S.C. 1254c-
17	2 note), as amended by section 931(c) of the Medicare,
18	Medicaid, and SCHIP Benefits Improvement and Protec-
19	tion Act of 2000, as enacted into law by section 1(a)(6)
20	of Public Law 106–554, and section 1(c) of Public Law
21	107–360, is amended—
22	(1) in paragraph (1), by striking "and" at the
23	end;
24	(2) in paragraph (2)

1	(A) by striking "a final report" and insert-
2	ing "a second interim report"; and
3	(B) by striking the period at the end and
4	inserting "; and; and
5	(3) by adding at the end the following new
6	paragraph:
7	"(3) a report on such evaluation not later than
8	January 1, 2011.''.
9	SEC. 304. IOM REPORTS ON BEST PRACTICES FOR CON-
0	DUCTING SYSTEMATIC REVIEWS OF CLIN-
1	ICAL EFFECTIVENESS RESEARCH AND FOR
2	DEVELOPING CLINICAL PROTOCOLS.
3	(a) Systematic Reviews of Clinical Effective-
4	NESS RESEARCH.—
5	(1) Study.—Not later than 60 days after the
6	date of the enactment of this Act, the Secretary of
7	Health and Human Services shall enter into a con-
8	tract with the Institute of Medicine of the National
9	Academies (in this section referred to as the "Insti-
20	tute") under which the Institute shall conduct a
21	study to identify the methodological standards for
22	conducting systematic reviews of clinical effective-
23	ness research on health and health care in order to
24	ensure that organizations conducting such reviews

- have information on methods that are objective, scientifically valid, and consistent.
 - (2) Report.—Not later than 18 months after the effective date of the contract under paragraph (1), the Institute, as part of such contract, shall submit to the Secretary of Health and Human Services and the appropriate committees of jurisdiction of Congress a report containing the results of the study conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Institute determines appropriate.
 - (3) Participation.—The contract under paragraph (1) shall require that stakeholders with expertise in conducting clinical effectiveness research participate on the panel responsible for conducting the study under paragraph (1) and preparing the report under paragraph (2).

(b) CLINICAL PROTOCOLS.—

(1) STUDY.—Not later than 60 days after the date of the enactment of this Act, the Secretary of Health and Human Services shall enter into a contract with the Institute of Medicine of the National Academies (in this section referred to as the "Institute") under which the Institute shall conduct a

- study on the best methods used in developing clinical practice guidelines in order to ensure that organizations developing such guidelines have information on approaches that are objective, scientifically valid, and consistent.
- (2) Report.—Not later than 18 months after the effective date of the contract under paragraph (1), the Institute, as part of such contract, shall submit to the Secretary of Health and Human Services and the appropriate committees of jurisdiction of Congress a report containing the results of the study conducted under paragraph (1), together with recommendations for such legislation and administrative action as the Institute determines appropriate.
- (3) Participation.—The contract under paragraph (1) shall require that stakeholders with expertise in making clinical recommendations participate on the panel responsible for conducting the study under paragraph (1) and preparing the report under paragraph (2).
- 22 (c) Funding.—Out of any funds in the Treasury not 23 otherwise appropriated, there are appropriated for the pe-24 riod of fiscal years 2009 and 2010, \$3,000,000 to carry 25 out this section.







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110TH CONGRESS S. 3101

Calendar No. 772

BILL

To amend titles XVIII and XIX of the Social Security Act to extend expiring provisions under the Medicare program, to improve beneficiary access to preventive and mental health services, to enhance low-income benefit programs, and to maintain access to care in rural areas, including pharmacy access, and for other purposes.

June 9, 2008

Read the second time and placed on the ealendar